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NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 2nd April 1955 :—

No.	No. and date	Issued by	Subject
97	S. R. O. 660, dated the 25th March, 1955.	Election Commission, India.	Final list of candidates for election to the House of the People from Hoshangabad Parliamentary Constituency.
98	S.R.O. 661, dated the 24th March, 1955.	Ministry of Commerce and Industry.	Establishment of a Development Council for industries engaged in the manufacture of heavy chemicals.
99	S. R. O. 662, dated the 23rd March, 1955.	Ditto	The Central Silk Board Rules, 1955.
100	S. R. O. 663, dated the 28th March, 1955.	Ditto	Amendment made in the Bye-laws of the East India Cotton Association, Limited, Bombay.
101	S.R.O. 664, dated the 28th March, 1955.	Ministry of Home Affairs.	Proclamation made by the President.
102	S. R. O. 665, dated the 28th March, 1955.	Election Commission, India.	Amendment made in the notification No. 62/8/51-Elec. II(1), dated the 16th October, 1951.
102-A	S.R.O. 665-A, dated the 28th March, 1955.	Ministry of Law.	The President directs that all deeds to be executed in connection with the sale of the house belonging to the Union of India in Canada shall be executed by the High Commissioner for India in Canada.

Issue No.	No. and date	Issued by	Subject
103	S. R. O. 666, dated the 7th March, 1955.	Election Commission, India.	Election Petition No. 16 of 1954.
104	S. R. O. 724, dated the 29th March, 1955.	Ditto	Appointment of a member of the Tribunal for the election petition by Shrimati Manmohini Sehgal against Shrimati Sucheta Kripalani.
105	S. R. O. 725, dated the 31st March, 1955.	Ministry of Commerce and Industry.	Amendment made in the Coffee Market Expansion Rules, 1940.
	S. R. O. 726, dated the 31st March, 1955.	Ditto	Amendment made in the Rubber (Production and Marketing) Rules, 1947.
106	S. R. O. 727, dated the 31st March, 1955.	Ministry of Finance (Revenue Division).	Exemption from the whole of Excise duty of electric batteries manufactured in any premises which is not a factory.
107	S. R. O. 728, dated the 1st April, 1955.	Ministry of Commerce and Industry.	Fixation of the price of tea for the purpose of the item 5 in the Second Schedule to the Indian Tariff Act, 1934.
108	S. R. O. 729, dated the 31st March, 1955.	Ministry of Information and Broadcasting.	The Central Government certifies a film to be of the description specified therein.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF HOME AFFAIRS

New Delhi, the 31st March 1955

S.R.O. 732.—In exercise of the powers conferred by entry 3(b) of the Table annexed to Schedule I of the Indian Arms Rules, 1951, the Central Government is pleased to specify

Shrimati Ranisaheb Vilaskunveraba, a member of the family of the Ruler of Mansa for the purpose of that entry.

[No. 8/4/55-Police (IV).]

C. P. S. MENON, Under Secy.

ORDER

New Delhi, the 4th April 1955

S.R.O. 733.—In pursuance of Clause (22) of Article 366 of the Constitution of India the President is hereby pleased to recognise His Highness Shrimant Sadasiv Raghunath alias Bausaheb Pant Sachiv as the Ruler of Bhor with effect from the 9th October 1954, in succession to the late His Highness Raja Shrimant Sir Raghunathrao Shankarrao Pant Sachiv, K.C.I.E.

[No. F.15/58/54-PB.]

V. VISWANATHAN, Joint Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 19th March 1955

S.R.O. 734.—In pursuance of the provisions of sub-section (2) of section 3 of the Abducted Persons (Recovery and Restoration) Act, 1949 (No. LXV of 1949), as amended by Act LXXVII of 1952 and extended from time to time, the Central Government hereby notify, for the information of all concerned, that the Women's Service Home, Lucknow, established in Uttar Pradesh shall be a camp for the reception and temporary detention of abducted persons recovered in India.

[No. 185-C.]

I. S. CHOPRA, Joint Secy.

New Delhi, the 30th March 1955

S.R.O. 735.—In pursuance of sub-section (2) of section 4 of the Port Haj Committees, Act, 1932 (XX of 1932), the Central Government is pleased to nominate Shri D. L. Kulkarni, Deputy Commissioner of Police, Bombay, as a member of the Port Haj Committee, Bombay, vice Shri J. Crone, retired.

[No. F.31(2)-AWT/55(PHC-Sec.4(2)-1.)]

A. J. KIDWAI, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 28th March 1955

S.R.O. 736.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of clause (1) of section 12 of the said Act shall not apply, up to and including the 31st day of March, 1956, to the Anthrapur Bank Ltd., Shertallay.

[No. F.4(39)-F.I/55.]

S.R.O. 737.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that in the case of the undernoted banking companies, the provisions of section 11 of the said Act shall not apply up to and including the 31st March, 1956.

- (1) Adoor Bank Ltd., Adoor.
- (2) Bank of Deccan Ltd., Kottayam.
- (3) Bank of Konkan Ltd., Malvan.
- (4) Bank of New India Ltd., Trivandrum.
- (5) Catholic Syrian Vyavasaya Bank Ltd., Narakal.
- (6) Champakulam Catholic Bank Ltd., Champakulam.
- (7) Changanacherry Central Bank Ltd., Changanacherry.
- (8) Christian Popular Bank Ltd., Irinjalakuda.
- (9) Cochin Nayar Bank Ltd., Trichur.

- (10) Cochin Union Bank Ltd., Trichur.
- (11) Colony Bank Ltd., Ludhiana
- (12) Commonwealth Bank Ltd., Kanjirapally.
- (13) Eastern Midland Bank Ltd., Kottayam.
- (14) G. Raghunathmull Bank Ltd., Hyderabad (Deccan)
- (15) Indian Traders Bank Ltd., Alwaye.
- (16) Jaya Bharath Bank Ltd., Monipally.
- (17) Kerala Service Bank Ltd., Trivandrum.
- (18) Koppa Bank Ltd., Koppa.
- (19) Madappally Sri Vilasom Bank Ltd., Mundakayam
- (20) Mandayam Banking Co. Ltd., Mysore.
- (21) Martandam Commercial Bank Ltd., Martandam.
- (22) Moolankuzhi Union Bank Ltd., Thoppumpady.
- (23) Morvi Mercantile Bank Ltd., Morvi.
- (24) Nataraja Bank Ltd., Bangalore
- (25) National Trust Bank Ltd., Calcutta.
- (26) Nayar Union Bank Ltd., Trichur.
- (27) New Citizen Bank of India Ltd., Bombay
- (28) Oriental Union Bank Ltd., Kaduthuruthy.
- (29) Prabartak Bank Ltd., Calcutta
- (30) Premier Bank of India Ltd., Madras.
- (31) Rayalaseema Bank Ltd., Bellary.
- (32) Seasia Bank Ltd., Alleppey.
- (33) Society Bank Ltd., Tiruvalla.
- (34) South Travancore Bank Ltd., Neyyoor.
- (35) Swadesi Bank Ltd., Pathanamthitta.
- (36) Tirukkattupalli Bank Ltd., Tanjore.
- (37) Travancore Eastern Bank Ltd., Karunagappally
- (38) Travancore General Bank Ltd., Kottayam.
- (39) Tripunithura Union Bank Ltd., Tripunithura.
- (40) United India Bank Ltd., Chengannur.
- (41) Vysya Mercantile Bank Ltd., Ramanagaram.

[No. F.4(13)-F I/55.]

New Delhi, the 29th March 1955

S.R.O. 788.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that in the case of the undernoted banking companies, the provisions of section 11 of the said Act shall not apply up to and including the 30th September, 1955.

- (1) Dharmapuri Taluka Kadagathur Sree Ananda Bank Ltd., Dharmapuri.
- (2) Engandiyoor Banking and Vayapara Co. Ltd. Engandiyoor.
- (3) Osmania Aziz Bank Ltd., Raichur.
- (4) Shri Sharada Banking Co., Ltd. Raichur
- (5) Lakshmi Safe Deposit Bank Ltd., Jaipur.
- (6) Malnad Commercial and Banking Corporation Ltd., Tarikere.
- (7) Bank of Travancore Ltd., Trivandrum.
- (8) Free India Bank Ltd., Kottayam.
- (9) Grand Eastern Bank Ltd., Kottayam.
- (10) Industrial Native Bank Ltd., Piravom.
- (11) Kamalodayam Bank Ltd., Ponkunnam.
- (12) Malabar City Bank Ltd., Vaikam.

- (13) New India Bank Ltd., Thodupuzha.
- (14) Prabhatha Tharaka Bank Ltd., Kuravilangad.
- (15) Sree Krishna Vilasom Bank Ltd., Tiruvalla.
- (16) United Kerala Bank Ltd., Kayamkulam.

[No. F.4(13)-F.I/55.]

New Delhi, the 30th March 1955

S.R.O. 739.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 11 of the said Act shall not apply to the Suburban Bank Ltd., Trichur, for the period upto and including the 31st day of March, 1956.

[No. F.4(42)-F.I/55.]

N. C. SEN GUPTA, Dy. Secy.

(Department of Economic Affairs)

New Delhi, the 29th March 1955

S.R.O. 740.—In exercise of the powers conferred by clause (1) of article 243 of the Constitution, the President hereby directs that subject to his control, the Chief Commissioner, Andaman and Nicobar Islands, shall exercise the powers and discharge the functions of a State Government under section 56, sub section (3) of section 58 and sub-section (1) of section 71 of the Indian Partnership Act, 1932 (IX of 1932).

[No. 24(3)-CL/55.]

B. K. KAUL, Dy. Secy.

New Delhi, the 2nd April 1955

S.R.O. 741.—In exercise of the powers conferred by the proviso to article 309 read with articles 313 and 372 of the Constitution and paragraph 19 of the Adaptation of Laws Order, 1950, and after consultation with the Comptroller and Auditor General as required by clause (5) of article 148 of the Constitution, the President hereby directs that the following amendment shall be made in the General Provident Fund (Central Services) Rules, namely:—

In the said rules, in the Explanation below rule 17A, after the words "have matured", the words "or have been converted into paid up ones" shall be inserted.

[No. F.26(8)-E.V./54.]

S.R.O. 742.—In exercise of the powers conferred by the proviso to article 309 read with articles 313 and 372 of the Constitution and paragraph 19 of the Adaptation of Laws Order, 1950, and after consultation with the Comptroller and Auditor General as required by clause (5) of article 148 of the Constitution, the President hereby directs that the following amendment shall be made in the Contributory Provident Fund Rules (India), namely:—

In the said rules, in the Explanation below rule 15A, after the words "have matured", the words "or have been converted into paid up ones" shall be inserted.

[No. F.26(8)-E.V./54.]

K. S. GANAPATI, Dy. Secy

MINISTRY OF FINANCE (REVENUE DIVISION)

INCOME-TAX

New Delhi, the 30th March 1955

S.R.O. 743 (58-St/Int/I.T./53).—In pursuance of the provisions of item (iii) of paragraph 15 of the Part B States (Taxation Concessions) Order, 1950, the Central Government hereby makes the following amendments in the notification

of the Government of India in the Ministry of Finance (Revenue Division), No. 31, dated the 14th May, 1954, namely:—

In the Table annexed to the said notification—

(1) in item (iii) against serial No. 1, for the words "House at Mashobra, Simla" occurring in column 2, the following words shall be substituted, namely:—

(2) in column 2, after item (ii), against serial No. 21, the following item shall be inserted, namely:—

(b) for the words 'Phulmahal Palace' occurring in column 2 against serial No. 24, the following words shall be substituted, namely:—

“The Fort, Kishangarh including ‘Phul Mahal’ and ‘Manjhela’.”

(4) after serial No. 29, the following entries shall be inserted, namely:—

“29A. (i) Umaid Bhawan Palace

Ruler of Jodhpur-

(ii) Baraebanpalace

29B. (i) Kaiser Bagh Palace, Dholpur.

(i) Kaiser Bagh Palace, D
(ii) Donard Lodge, Simla

Ruler of Dholpur.”

(5) for the words "Pratap Villas" occurring in column 2 against item (i) of serial No. 30, the following words shall be substituted, namely:—

"Bhavendra Vilas (Jam Bangalow) and its appurtenances Pratap Vilas and other attached buildings within its compound";

(6) in serial No. 47, item (iii) occurring in column 2 shall be omitted and shall be deemed to have always been omitted:

(7) after serial No. 60, the following entries shall be inserted, namely: —

"60A. Jitendra Vilas at Vithalgadh Ruler of Vithalgadh

60B. Darbargadh at Zainabad Ruler of Zainabad

69C. Old Darbargadh at Barwala Ruler of Zarnabat

69. D. Darbargadh at Jalia Dewani Ruler of Jalia Dewani

(8) in serial No. 63, after item (iv) occurring in column 2, the following item shall be inserted, namely:—

"(n) Chow Mahalla Palace, Hyderabad".

(9) after serial No. 63, the following entries shall be added, namely :—

“МАЛЫХ ВИДАТ”

72.	(i) The Palace with its appurtenances at Sailana (ii) The Sailana Kothi, Tukogang with its out-houses and compound at Indore.	}) Ruler of Sailana.
73.	(i) Fort Palace, Narsinghgarh (ii) Shri Vikram Vihar, Paharagarh	}) Ruler of Narsinghgarh.
74.	(i) Indra Bhawan Palace, Barwani (ii) Sagar Vilas	}) Ruler of Barwani.
75.	(i) Rajmahal with Nazarbagh gardens and outhouses (ii) Rajgarh Kothi, Indore	}) Ruler of Rajgarh.
76.	(i) The Palace, Jhabua (ii) The Palace, Indore	}) Ruler of Jhabua.
77.	(i) Pratap Bhavan and Staff quarters (ii) Old Palace	}) Ruler of Alirajpur.
78.	Palace with annexes, motor garages and stables.	Ruler of Khilchpur.
79.	(i) New Bungalow (ii) Bungalow in Mulipura	}) Ruler of Kathiawara.
80.	(i) Sarwar Manzil with adjacent quarters in Kurwai (ii) Fort Palace	}) Ruler of Kurwai.
81.	(i) Arjun Vilas Palace at Jobat (ii) Old Garh at Killa, Jobat	}) Ruler of Jobat.
82.	Palace in Bhaktagrah	Ruler of Mathwar.
83.	(i) Kesar Vilas Palace, Piplodha (ii) Piplodha House, Indore	}) Ruler of Piplodha.
84.	Palace at Bhavanya Bujurg with Diwan Khana, Stables and Compounds.	Ruler of Rajgarh (Bhumat).
85.	The Fort at Mohammadgarh with residential Palace called Rehani (or Qasr-e-Mualla.)	Ruler of Mohammadgarh.
86.	(i) The Palace, Jamnia (ii) The Garhi Rawla at Kunjrod	}) Ruler of Jamnia.
87.	(i) Qasr-e-Mujad-Didi (ii) Moti-Mahal	}) Ruler of Pathari.
88.	Chandraniwas Palace, Gangapur.	Ruler of Nunkera.
89.	Fort including Haveli at Khaniadhana	Ruler of Khaniadhana."

[No. 21.]

S.R.O. 744 [58-St(Int)LT/53].—In pursuance of the provisions of item (iv) of paragraph 13 of the Merged States (Taxation Concessions) Order, 1949, the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 32, dated the 14th May, 1954, namely:—

In the Table annexed to the said notification—

(1) in Serial No. 15, for the item occurring in column 2, the following item shall be substituted, namely:—

“Old Palace at Nayagarh”.

(2) in serial No. 46, after item (ii) occurring in column 2, the following item shall be inserted, namely:—

"(iii) House at 5, Bhagwandas Road, New Delhi."

(3) In Serial No. 63, for the items occurring in column 2, the following items shall be substituted, namely:—

“(i) The palace, Cooch Behar

(ii) 'Colinton' in Darjeeling.;

(4) in Serial No. 75, for the Item occurring in column 2, the following items shall be substituted, namely:—

"(i) Swanand Bhuvan Palace, Sangli.

(ii) The 'Greenwoods' at Mahabaleswar;"

(5) in Serial No. 89, for the item occurring in column 2, the following items shall be substituted, namely:—

- "(i) "Ramchandra Prasad" at Ramtirth.
- (ii) Maze Ghar, 1, Koreagon Park, Poona";

(6) in Serial No. 117, for the item occurring in column 2, the following items shall be substituted, namely:—

- "(i) Zorawar Manzil (formerly known as Shaibagh) together with compound and outhouses,
- (ii) The Palanpur House with Knoll Bungalow of Mount Abu.;"

(7) in Serial No. 121, for the item occurring in column 2, the following items shall be substituted, namely:—

- "(i) 'Seaview' at Amboli
- (ii) Palace at Sawantwadi";

(8) in Serial No. 143, for the item occurring in column 2, the following item shall be substituted, namely:—

- "(i) Palace at Old Jubbal
- (ii) 'Hainsault', Simla";

(9) in Serial No. 161, after item (ii) occurring in column 2, the following item shall be inserted, namely:—

- "(iii) Sharadbaug and Kotal Baug in Bhuj".

(10) in Serial No. 162, after item (ii) occurring in column 2, the following item shall be inserted, namely:—

- "(iii) Tripura Castle, Shillong"; and

(11) in Serial No. 181, for the item occurring in column 2, the following items shall be substituted, namely:—

- "(i) The Fort at Rewa
- (ii) Yuvraj Bhawan at Rewa
- (iii) Rewa House at Bombay."

[No. 22.]

G. L. POPHALE, Dy. Secy.

CENTRAL EXCISES

New Delhi, the 2nd April 1955

S.R.O. 745.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby directs that soap shall be exempted from the whole of the duty leviable thereon under section 3 of the Central Excises and Salt Act, 1944 (I of 1944), provided that—

(i) it is proved to the satisfaction of the Collector that such soap is intended for use in any of the following industrial processes namely—

- (a) lubrication of machinery and the manufacture of lubricants,
- (b) emulsification of road tar and road bitumen,
- (c) manufacture of insecticides and use as insecticides, and

(ii) the procedure set out in Chapter X of the said Rules is followed.

[No. 13.]

S. R. O. 746.—In exercise of the powers conferred by rule 8 of the Central Rules, 1944 the Central Government hereby exempts soap of the description specified in column 2 of the Table hereto annexed, from so much of the duty leviable thereon under section 3 of the Central

Excises and Salt Act, 1944 (1 of 1944), as is in excess of the duty specified in the corresponding entry in column 3 thereof

TABLE

Serial No	Description	Duty
1	2	3
I Soap whether solid, liquid or semi-solid containing—		
(i)	more than 10 per cent, but not more than 60 per cent by weight of soap calculated as Sodium Palmitate (any rosin present being treated as palmitic acid for purposes of calculation),	Five Rupees and four annas per cwt
(ii)	10 per cent. or less than 10 per cent. by weight of soap calculated as Sodium Palmitate (any rosin present being treated as palmitic acid for purposes of calculation)	Two rupees and ten annas per cwt
Provided that		
(i)	the alkalies in any such soap shall consist only of sodium or potassium or a mixture of the two,	
(ii)	such soap is not marketed in individual bars or cakes of less than one pound in weight,	
(iii)	the products when liquid or semi-solid are not marketed in individual containers of less than one pint (20 fluid ounces) in volume,	
(iv)	the products whether liquid, semi-solid or solid are not labelled or advertised as suitable for toilet or medicinal use,	
(v)	such soap does not contain any liquid (other than water, glycerine, phenol, and deodorising agents) which brings it into a class commercially known as polishing soaps, solvent soaps or textile cleaning agents	

[No. 14]

W SALDANHA, Dy Secy.

CUSTOMS

New Delhi, the 2nd April 1955

S.R.O. 747.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts raw coffee packed in containers not exceeding 10 lbs each in weight, falling under item No 17 of the Second Schedule to the Indian Tariff Act, 1934 (XXXII of 1934) from the whole of the customs duty leviable thereon under the second mentioned Act, where containers so packed are exported by post or by air from India or from the State of Pondicherry

[No. 56]

New Delhi, the 9th April 1955

S.R.O. 748.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that the following further amendment shall be made in the notification of the Government of India in the late Finance Department (Central Revenues), No 33—Customs, dated the 22nd June, 1935, relating to the exemption of certain goods from customs duties or part thereof, namely:—

In the said notification, in Schedule I—Import Duties under the head “A—General” in the entries in column 2 against clause (i) of serial No 6, for the words, letters and brackets “when imported under cover of (a) a certificate issued by the Ministry of Communications to the effect that it is satisfied that the apparatus will not be used for the reception of broadcast wireless, or (b) a certificate to the

same effect issued by the Director General, All India Radio, if the apparatus is imported for the All India Radio" the following words, letters and brackets shall be substituted, namely:—

"when covered by a certificate relating to the importation—

- issued by the Ministry of Communications to the effect that it is satisfied that the apparatus will not be used for the reception of broadcast wireless, or
- to the same effect issued by the Director-General, All India Radio, if the apparatus is imported for the All India Radio."

[No. 63.]

E. RAJARAM RAO, Joint Secy.

CUSTOMS

New Delhi, the 9th April 1955

S.R.O. 749.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published as required by sub-section (1) of section 43B of the said Act, for the information of persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after one month from the date of the publication of this notification in the official Gazette.

Any objections or suggestions which may be received from any person with respect to the said draft before the expiry of the period mentioned will be considered by the Central Government.

DRAFT RULES

1. Short title.—These rules may be called the Customs Duties Drawback (Galvanised Iron Wire Products) Rules, 1954.

2. Definitions.—In these rules, unless the context otherwise requires,—

- 'the Act' means the Sea Customs Act, 1878 (VIII of 1878);
- 'galvanised iron wire' means imported and duty paid galvanised iron wire of a guage finer than 16 SWG, and assessable under item 63(25) of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934);
- 'galvanised iron wire products' means guage, mesh, netting and chain link fencing manufactured wholly from imported galvanised iron wire by a registered manufacturer;
- 'registered manufacturer' means a manufacturer of galvanised iron wire products registered for the purpose under rule 5; and
- 'section' means a section of the Act.

3. Goods in respect of which drawback may be allowed.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of galvanised iron wire products, manufactured by a registered manufacturer in, and exported from, India or shipped as stores for use on board a ship proceeding to a foreign port, in respect of duty-paid galvanised iron wire used in such manufacture.

4. Period for which drawback permissible.—A drawback under these rules shall be admissible for the period during which a notification in respect of the goods mentioned in rule 3 is in force under sub-section (1) of section 43B.

5. Registration of manufacturers.—(1) A drawback admissible under these rules shall apply only to such goods as have been manufactured by a person who has, in accordance with the provisions of these orders, been registered by a Chief Customs Officer authorised in this behalf by the Chief Customs Authority (herein after referred to as the authorised Chief Customs Officer).

(2) An application for registration shall be made by a manufacturer of goods to the authorised Chief Customs Officer, describing the varieties, if any, and other specifications of the galvanised iron wire products in respect of which registration is desired.

(3) The authorised Chief Customs Officer may register the applicant as a registered manufacturer for the purpose of these rules.

6. Rate of drawback.—(1) Where the Customs Collector is satisfied that a claim for a drawback is established under these rules, such drawback shall be paid at the rate indicated hereunder.

(2) The rate of drawback of duty shall be Rs. 33/14/6 per ton. of galvanised iron wire contained in the goods.

7. Manner of allowing drawback.—A drawback shall be allowed on the export of the galvanised iron wire products subject to the following conditions, namely:—

(a) the shipper of the goods shall make a declaration on the relative shipping bill:—

(i) that a claim for drawback under section 43B is being made, and
(ii) that the goods have been manufactured wholly from duty paid galvanised iron wire of gauge or gauges finer than 16 SWG;

(b) the shipper shall, in the shipping bill, furnish, in addition to the information required under section 29, such additional information as may, in the opinion of the Customs Collector, be necessary for the purpose of verification of the claim for the drawback, and in particular, the Customs Collector may require such additional information in respect of the following matters, namely:—

(i) the description of the goods,
(ii) the name of the registered manufacturer, registration number and officer with whom registered, and
(iii) the varieties, brands and other specifications of the galvanised iron wire products.

8. Powers of Customs Collector.—For the purpose of enforcing these rules, the Chief Customs Officer or the Customs Collector may require—

(a) a registered manufacturer to produce any books of accounts or other documents of whatever nature relating to the use of the imported materials in the manufacture of the goods; and

(b) the production of such certificate, documents or other evidence in respect of each claim for drawback as may be necessary.

9. Access to manufactory.—A registered manufacturer shall give access to every part of his manufactory to an officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the process of manufacture and to verify by actual check or otherwise the statements made in support of the claim for such drawback

[No. 57.]

S.R.O. 750.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby directs that a drawback shall be allowed in accordance with, and subject to, the provisions of the said section and any rules made thereunder, in respect of duty-paid foreign materials used in the manufacture of electric fans when such fans are manufactured in, and exported from India including the said State or shipped as stores on board a ship proceeding to a foreign port.

[No. 58.]

S.R.O. 751.—In exercise of the powers conferred by sub-section (3) 43B of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following rules, the same having been previously published as required by the said sub-section, namely—

CUSTOMS DUTIES DRAWBACK (ELECTRIC FANS) RULES, 1955

1. Short title.—These rules may be called the Customs Duties Drawback (Electric Fans) Rules, 1955.

2 Definitions.—In these rules, unless the context otherwise requires—

- (a) 'the Act' means the Sea Customs Act, 1878 (VIII of 1878),
- (b) 'electric fans' means electric fans of the following descriptions manufactured in India by a registered manufacturer and exported or

shipped as stores on board a ship proceeding to a foreign port namely:—

Ceiling fans, table fans, air circulators cabin fans and exhaust fan;

(c) 'Imported materials' means the following materials imported on payment of customs duty by a registered manufacturer, namely:—

Electric winding wires, nichrome resistance wires, condensers, leatheroid paper, empire cloth, empire sleeveings, fibre sheet, Parker Kalon type 'U' drive screws, self oiling bush bearing and mild steel steam pipe;

(d) 'India' includes the State of Pondicherry;

(e) 'quarter' means a period of three months beginning with the first day of January, the first day of April, the first day of July or the first day of October;

(f) 'registered manufacturer' means a manufacturer in India of electric fans, registered under rule 5; and

(g) 'section' means a section of the Act.

3. Goods in respect of which drawback may be allowed.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of electric fans (hereinafter referred to as the goods) manufactured in India by a registered manufacturer and exported therefrom, or shipped as stores on board a ship proceeding to a foreign port, in respect of all or any of the imported materials used in the manufacture of such goods.

4. Period for which drawback admissible.—A drawback under these rules shall be admissible for the period during which a notification in respect of the goods is in force under sub-section (1) of section 43B.

5. Registration of manufacturers.—(1) A drawback admissible under these rules shall apply only in respect of such goods as have been manufactured by a person who has, in accordance with the provisions of these rules, been registered by a Chief Customs Officer, authorised in this behalf by the Chief Customs Authority, (hereinafter referred to as the authorised Chief Customs Officer).

(2) An application for registration shall be made by a manufacturer of the goods to the authorised Chief Customs Officer, specifying the models, brands, code numbers, sizes and other requisite particulars of the goods in respect of which registration is desired and shall, in respect of each such model, brand, code number, size and other particulars, furnish—

(a) the description and quantity of the imported materials used in the manufacture of one hundred units; and

(b) the average amount of customs duty, based on the values and rates of duties on importations during the preceding six months or such longer period in respect of any material as the Customs Collector may deem necessary, on the quantities referred to in the last preceding clause.

(3) The authorised Chief Customs Officer may, after verification of the information so furnished, register the applicant as a manufacturer for the purpose of these rules.

(4) The registered manufacturer shall not, subsequent to registration, vary the quantities and varieties of imported materials used in the manufacture of the different models, brands and sizes, in respect of which registration has been allowed, save with the previous approval of the authorised Chief Customs Officer.

(5) Any registered manufacturer who contravenes the provisions of sub-rule (4) shall be liable to have his registration cancelled without prejudice to any other penalty to which he may be liable under the Act and these rules.

6. Rate of drawback.—(1) Where the Customs Collector is satisfied that the claim for a drawback is established under these rules, such drawback shall be paid at the rate indicated hereunder.

(2) The rate of drawback of duty admissible under these rules on the shipment of the goods in the prescribed manner shall be seven-eights of the average amount of duty paid on all or any of the imported materials used in the manufacture of the particular model, brand or size of electric fans.

(3) The rate of drawback shall be determined by the authorised Chief Customs Officer at the beginning of every quarter, in respect of each model, brand or size of the goods manufactured by a registered manufacturer and shall be calculated on

the basis of the statements furnished by such registered manufacturer, and duly verified by a Customs Officer, of the average value of the imported materials used in the manufacture of each such brand, model or size, and the duty paid thereon, such calculation being based on the value of imports in the preceding six months or such longer period in respect of any imported material as the Customs Collector may deem proper.

(4) The rate of drawback so determined shall be in force for the quarter in which it has been determined under sub-rule (2) and shall apply to shipments made during that quarter from any port in India.

7. **Manner of allowing drawback.**—A drawback shall be allowed on the shipment of the goods from any port in India, subject to the following conditions, namely:—

- (a) the registered manufacturer shall make a declaration on the relative shipping bill—
 - (i) that a claim for the drawback under section 43B is being made; and
 - (ii) that the quantities and varieties of imported materials used in the manufacture of the models, brands or sizes under shipment have not been varied subsequent to registration except in accordance with the provision of sub-rule (4) of rule 5;
- (b) the shipper shall, in the shipping bill, furnish, in addition to information required under section 29, such additional information as may, in the opinion of the Customs Collector, be necessary for verifying the claim for a drawback, and in particular, the Customs Collector may require such additional information in respect of the following matters, namely—
 - (i) the description of the goods, including the model, brand, variety, code number, size and such similar specifications attached to the goods; and
 - (ii) the name of the registered manufacturer, his registration number and the authority or officer by whom he was registered.

8. **Powers of Customs Collector.**—For the purposes of giving effect to these rules, the Customs Collector may require a registered manufacturer to produce any books of accounts or other documents of whatever nature relating to the proportion and quantity of different imported materials used in the manufacture or assembly of the goods, the value of such imported materials and the duty paid thereon.

9. **Access to manufactory.**—A registered manufacturer of goods in respect of which a drawback is claimed under these rules shall be bound to give access to every part of his manufactory to any officer of the Central Government, specially authorised in this behalf by the authorised Chief Customs Officer to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for a drawback.

[No. 59.]

S.R.O. 752.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby rescinds the notification of the Government of India in the Ministry of Finance (Revenue Division), No. 161—Customs, dated the 1st December, 1954

[No. 60.]

JASJIT SINGH, Dy. Secy.

ORDERS
STAMPS

New Delhi, the 28th March 1955

S.R.O. 753.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby remits the whole of stamp duty chargeable under the said Act on the lease deed dated the 10th December, 1954, executed in favour of the High Commission for the United Kingdom in India in respect of the premises situated at Plot No. 14, Block No. 39, Chanakya Puri, New Delhi.

[No. 4.]

S.R.O. 754.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby remits retrospectively the whole of the stamp duty chargeable under the said Act on the lease deed dated the 21st January, 1955, executed in favour of Mr. S. J. Whitwell, First Secretary in the High Commission for the United Kingdom in India, in respect of his flat at 78, Sundar Nagar, New Delhi.

[No. 5.]

S.R.O. 755.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (II of 1899), the Central Government hereby remits retrospectively the whole of the stamp duty chargeable under the said Act, on the lease deed dated the 27th February 1954, executed in favour of Mr. L. Waight, Financial Advisor of the United Kingdom High Commissioner in India in respect of the premises known as No. 3, Kitchner Road, New Delhi, for his residence in his individual capacity.

[No. 6.]

M. G. MATHUR, Under Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 29th March 1955

S.R.O. 756 [50/11/55-I.T.].—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that the following further amendments shall be made to its notification, No. 32-Income-tax, dated the 9th November 1946, namely:—

In the Schedule appended to the said notification, under the sub-head "V-Uttar Pradesh and Vindhya Pradesh"—

- (1) after the entry "4. Fatehgarh" under "LUCKNOW", the entry "5. Special Survey Circle, Lucknow." shall be inserted;
- (2) after the entry "2. District III, Kanpur" under "KANPUR RANGE I", the entry "3. Estate Duty-Cum-Incometax Circle, Kanpur" shall be inserted;
- (3) after the entry "2. Special Circle, Kanpur." under "KANPUR RANGE II", the entry "3. Special Survey Circle, Kanpur" shall be inserted; and
- (4) after the entry "6. Aligarh." under "MEERUT" the entry "7. Special Survey Circle, Meerut" shall be inserted.

[No. 19.]

New Delhi, the 30th March 1955

S.R.O. 757 [55/11/55-I.T.].—In exercise of the powers conferred by sub-section (2) of section 5 of the Indian Income-tax Act, 1922 (XI of 1922), and in supersession of its notification No. 5-I.T., dated the 16th January 1955 the Central Board of Revenue hereby directs that Shri H. R. Agnihotri, a Commissioner of Income-tax, shall perform his functions under the said Act in respect of the areas comprised in the States of Madhya Pradesh and Bhopal and in respect of such persons or such cases as have been or may be assigned by the Central Board of Revenue to any Income-tax Authority subordinate to him:

Provided that he shall not perform his functions in respect of such persons or such cases as have been or may be assigned to any Income-tax Authority outside his jurisdictional areas.

While exercising the said functions the said Shri Agnihotri shall be designated as Commissioner of Income-tax, Madhya Pradesh and Bhopal.

This notification shall be deemed to have taken effect on the 26th day of February 1955.

[No. 20.]

K. B. DEB, Under Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 30th March 1955

S.R.O. 758.—In pursuance of the provisions of clause (b) of section 4 of the Indian Coconut Committee Act, 1944 (No. X of 1944), the State Government of Orissa have re-nominated Shri Jagannatha Misra, B.A., B.L., Puri, Orissa, as a member of the Indian Central Coconut Committee with effect from 1st April, 1955.

[No. F.7-18/55-Com-I.]

New Delhi, the 31st March 1955

S.R.O. 759.—In pursuance of the provisions of sub-section (e) of section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Bombay have nominated the Director of Agriculture, Bombay Government, Poona, as a member of the Indian Central Oilseeds Committee, with effect from the 1st April, 1955.

[No. F.6-5/55-Com-I.]

S.R.O. 760.—In pursuance of the provisions of sub-section (f) of section 4 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the State Government of Bombay, have nominated Shri V. T. Patil, M.L.A., Shahapur, Kolhapur, as a member of the Indian Central Oilseeds Committee with effect from the 1st April, 1955.

[No. F.6-1/55-Com-I.]

F. C. GERA, Under Secy.

New Delhi, the 31st March 1955

S.R.O. 761—In pursuance of the provisions of Rule 26(4) of the Indian Oilseeds Committee Rules, 1947 framed under Section 17 of the Indian Oilseeds Committee Act, 1946 (IX of 1946), the Central Government hereby publish the audited accounts of “Receipts and Expenditure” of the Indian Central Oilseeds Committee for the year ending on the 31st March, 1954 along with the auditor’s report recorded thereon.

INDIAN CENTRAL OILSEEDS COMMITTEE

Statement of account of receipts and expenditure for the year ending 31st March, 1954.

7. 2½% Government of India Loan, 1954	1,96,625	0	0
8. 3% 1957 (First Victory Loan)	2,96,437	8	0
9. 3% 1959/61 (Second Victory Loan)	1,92,375	0	0
10. 3% Government of India Loan, 1964	4,62,968	12	0
11. 3% 1957 (First Victory Loan)	2,96,015	10	0
12. 2½% Government of India Loan, 1962	5,47,312	8	0
13. 3% Government of India Loan, 1963/65	4,62,187	8	0
14. 3% 1959/61 (Second Victory Loan)	4,80,000	0	0
15. Short term deposit with the Imperial Bank of India	5,00,000	0	0
Closing balance on 31-3-1954 :—	61,37,390	10	0
Bank	4,68,829	2	0
Imprest Cash on 31-3-54	252	0	0
TOTAL	72,62,497	II	2
TOTAL	72,62,497	II	2

The accounts have been examined and according to the best of information and in consideration of the explanation given as a result of test audit of the accounts they are correct.

(Sd.) T. P. KHOSLA,
Asstt. Examiner O.A.D.A.G. (Food Rehabilitation and Supply.) 11th Dec. 1954.

(Sd.) S. N. SINHA,
Secretary, Indian Central Oilseeds Committee.

[No. F. 5-9/55-Comm. I.]
R. L. MEHTA, Dy. Secy.

MINISTRY OF REHABILITATION

New Delhi, the 9th April 1955

S.R.O. 762—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuee properties in the State of Rajasthan for a Public purpose, being a purpose mentioned in sub-section (1) of section 12 of the Displaced persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954) :

Now, therefore, in exercise of the powers conferred by the said sub-section it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

SCHEDULE

No.	Locality	Ward No.	Municipal No. of the Property	Name of Evacuee Owner	Description of evacuee property
UDAIPUR					
1	Naga Nagri	9	77 A & B	Gulam Rasul Chhipa	House.
2	Mahawat Wari	4	429	Noor Mohammad s/o Nabibux	House.
3	Do.	4	428	Nasir Khan s/o Adam Khan	House.
4	Do.	4	435	Nasir Khan s/o Adam Khan	House.
5	Do.	4	434	Ahmad Bux s/o Nabi Bux	House.
6	Do.	4	376	Fakruddin s/o Chhotu	House.
7	Do.	4	377	Fakruddin s/o Chhotu	House.
8	Do.	4	379	Fakruddin s/o Chhotu	House.
9	Basti Wara	4	433	Wali Mohammad s/o Subban	House.
10	Silawat Wari	4	177	Fazluddin s/o Khuda Bux	House.
11	Silawat Wari	4	192	Qtbuddin Silawat	House.
12	Silawat Wari	4	264	Ibrahim s/o Noor Mohammad, Chhipa	House.
13	Silawat Wari	4	264	Ahmed Bux s/o Mohammad Bux	1 Plot (E.P. 284/51). (Minus the portion abuted on road.)
14	Kazi Wara	3	503	Nassir Mohammad s/o Kamuruddin and his wife	
15	Fatehpura	11	376	Akbar Ali Rajabali Mohsin	Bungalow with Badi.
16	Ali Pura	11	562	Karim s/o Mohd. Hussain	House.
17	Ali Pura	11	578	Mohd. Sahib Hussain	House.
18	Arni	10	936	Ibrahim s/o Suleman	House.
19	Sundar Vas	10	1408	Kazi Syad Hussain s/o Ahmad Ali	House.
20	Khanji Peer	1	112	Karmat Ullah s/o Inayat Ullah	House.
21	Do.	1	98	Latif Mohammad s/o Mohammad Bashir	House.
22	Do.	1	99	Amir Khan s/o Rehman Khan	House.

23	Do.	.	.	.	1	111	Quasim s/o Abdul Gani	House.
24	Do.	.	.	.	1	111	Gulam Hussain	One Plot (E.P. No. 276/51)
25	Rod Gawari				7	201	Ahmad Bux s/o Rahim Bux	House.
26	Dholi Bawri				6	934	Klang Khan s/o Fateh Mohammad	House.
27	Dholi Bawri				6	789	Chand Khan s/o Tej Khan	House.
28	Dholi Bawri				6	751	Munir Khan	House.
29	Sarwar Khura				6	570	Faiz Mohammad s/o Naiz Mohammad	House.
30	Inside Delhi Gate				6	787	Qadir Bux s/o Ismail Khan	House.
31	Khairti Wara				3	799	Noor Mohmad s/o Umar Khan	House.
32	Do.	.	.	.	5	875	Naney Khan s/o Ismail Khan	House.
33	Do.	.	.	.	5	831	Ibrahim s/o Bafati	House.
34	Koton Ki Gwari				5	181	Nasir Khan s/o Adam Khan	House.

CHITOR GARH

1	Balyon Ka Mohalla				3	161	Bunyad Ali s/o Sher Ali	House.
2	Chhipa Mohalla				4	270	Gulam Rassol s/o Ismail	One house with three shops.
3	Do.	.	.	.	4	308	Karigi s/o Abdul Kasim	House.
4	Do.	.	.	.	4	271	Smt. Halima w/o Abdul Rehman	House.
5	Do.	.	.	.	4	307	Gulam Rassul s/o Karim Bux	House.
6	Sipaion Ka Mohalla near City Kotwali				2	117	Shamsheer Khan Pathan	House.
7	Balyon Ka Mohalla				3	302	Nathe Khan Pathan	House.

[No. F 10(31)-SI/55.]
M. L. PURI, Under Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

MERCHANT SHIPPING

New Delhi, the 29th March 1955

S.R.O. 763.—In exercise of the powers conferred by section 210 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following further amendments shall be made in the Indian Merchant Shipping (Load Line) Rules, 1934, the same having been previously published as required by the said section, namely:—

In the said Rules—

- (1) In clause (a) of sub-rule (2) of rule 3, after the words "and that", the words "having regard to the period for which the load line certificate is to be issued or renewed" shall be inserted;
- (2) in rule 15, the last sentence "Where end coamings are protected, the Assigning Authority may modify these requirements" shall be omitted;

(3) in rule 16—

- (i) after the first sentence, the following sentence shall be inserted, namely:—"The ends of the wood covers shall be protected by galvanised steel bands efficiently secured.;"
- (ii) the following Note shall be added at the end, namely:—

“NOTE.—The provision made in the second sentence shall not apply to wood covers in use prior to the 2nd April 1955, but when in the opinion of the Assigning Authority the renewal of any such cover becomes necessary, the provision shall be given effect to."

- (4) to rule 19, the following sentence shall be added, namely:—

"Cleats shall be of a pattern approved by the Assigning Authority and shall be set to fit the taper of the wedges; but this provision shall not apply to any ship the keel of which was laid before the 2nd April, 1855.;"

- (5) in rule 20, sub-rule (b) shall be relettered as sub-rule (c), and after sub-rule (a), the following sub-rule shall be inserted, namely:

"(b) Wedges shall be made from tough wood cut to a taper of 1 in 6 and shall be not less than $\frac{1}{4}$ inch thick at the toe; but this provision shall not apply to any ship the keel of which was laid before the 2nd April, 1955.;"

- (6) for rule 21, the following rule and Note shall be substituted, namely:—

"Security of hatchway covers

21. Where the coamings are required to be 24 inches high, steel bars or other equivalent means shall be provided for efficiently and independently securing each section of hatchway covers after the trapaulins are battened down.

At all other hatchways in exposed positions on free-board and superstructure decks, ring bolts or other fittings for lashings shall be provided.

Where the hatchway covers extend over intermediate supports, steel bars or their equivalent shall be fitted at each end of each section of the covers.

NOTE.—The provisions of this rule shall apply to any ship (i) the keel of which is laid on or after the 2nd April, 1955, and (ii) the keel of which was laid before the said date, if in the opinion of the Assigning Authority compliance with such provisions is reasonable and practicable."

(7) in rule 31—

(i) in sub-rule (a), the last sentence "Cast iron shall not be accepted for such valves where attached to the sides of the ship." shall be omitted;

(ii) after sub-rule (c), the following sub-rule shall be added, namely:—

"(d) Cast iron shall not be accepted for valves and discharges led through the ship's sides below the freeboard deck or through the sides of enclosed superstructures:

Provided that the foregoing provision shall not apply to any ship the keel of which was laid before the 2nd April 1955."

[No. 42-M.A(3)/54.]

S. K. GHOSH, Dy. Secy.

(Transport Wing)

PORTS

New Delhi, the 29th March 1955

S.R.O. 764.—In exercise of the powers conferred by clause (8) of section 3 of the Indian Ports Act, 1908 (XV of 1908), the Central Government hereby declares that the port of Kandla, as defined in the notification of the Government of India in the Ministry of Transport, No. 19-P(82)/48-I, dated the 31st January 1950, shall be a major port with effect from the 8th April 1955.

[No. 3-PII(135)/54.]

New Delhi, the 30th March 1955

S.R.O. 765.—In exercise of the powers conferred by sub-clause (2) of clause (e) of section 5 and section 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act VII of 1882), as applied to the Port of Kandla by the notification of the Government of India in the Ministry of Transport No. 14-P(89)/49-I, dated the 29th June 1950, the Central Government hereby directs that a fee of one anna per passenger shall be levied by the Development Commissioner, Kandla, on all passengers embarking or disembarking at the passenger berth notified as a public landing place in the notification of the Government of India in the Ministry of Transport, No. 4-PII(5)/54, dated the 15th March, 1955.

[No. 4-PII(12)/54.]

T. S. PARASURAMAN, Dy. Secy.

(Transport Wing)

PORTS

New Delhi, the 29th March 1955

S.R.O. 766.—In exercise of the powers conferred by section 7 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby appoints the following persons to be members of the Board of Trustees of the Port of Bombay for a period of two years from the 1st April 1955:—

The Commissioner of Police, Bombay (Representative of the Government of Bombay).

The Director General of Shipping, Bombay (Representative of the Merchant Marine Department, Bombay).

[No. 8-P.I(296)/54-B.]

New Delhi, the 31st March 1955

S.R.O. 767.—In exercise of the powers conferred by section 7 of the Bombay Port Trust Act, 1879 (Bombay Act VI of 1879), the Central Government hereby

appoints the following persons to be members of the Board of Trustees of the Port of Bombay for a period of two years from the 1st April 1955:—

The Sub-Area Commander, Bombay (Representative of the Defence Services).

The Commodore-in-charge, Bombay (Representative of the Defence Services).

[No. 8-P.1(296)/54.]

K. NARAYANAN, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 2nd April 1955

S.R.O. 768.—In exercise of the powers conferred by Section 5 of the Indian Aircraft Act, 1934 (XXII of 1934), the Central Government is pleased to direct that the following further amendments shall be made in the Indian Aircraft Rules, 1937, the same having been previously published as required by Section 14 of the said Act, namely:—

In the said Rules—

(i) in sub-rule (1) of rule 3—

(a) after the definition of the expression "Contracting State", the following definition shall be inserted, namely:—

"Corporation" means either of the Corporations established under the Air Corporations Act, 1953 (27 of 1953)"; and

(b) for the definition of the expression "Scheduled air transport service", the following definition shall be substituted namely:—

"Scheduled air transport service" shall have the same meaning as in the Air Corporations Act, 1953 (27 of 1953)";

(ii) in part XIII, for the heading "Licensing of Air Transport Services", the heading "Air Transport Services" shall be substituted;

(iii) for Rule 134, the following rule shall be substituted, namely:—

134. Air Transport Services.—(1) Except as provided in the Air Corporations Act, 1953, (27 of 1953), it shall not be lawful for any person other than the Corporation or their associates to operate any Scheduled air transport service from, to, in, or across India.

(2) The Central Government may permit any air transport undertaking of which the principal place of business is in any country outside India to operate an air transport service from, to, or across India in accordance with the terms of any agreement for the time being in force between the Government of India and the Government of that country, or, where there is no such agreement, of a temporary authorisation by the Government of India.

(3) No air transport service, other than a scheduled air transport service or an air transport service, to which the provisions of sub-rule (1) or (2) apply, shall be operated except with the special permission of the Central Government and subject to such terms and conditions as it may think fit to impose in each case;"

(iv) rule 135, 135A, 135B, 135C, 135E, 135F, 136, 137, 138, 139 and 139A shall be omitted;

(v) for rule 140, the following rules shall be substituted, namely:—

140. Minimum requirements to be complied with.—Any Scheduled air transport service operated by the Corporation shall comply with the safety requirements with respect to air routes, aircraft and aircrew prescribed in Schedule VIII to these rules.

140A. Director General's sanction to introduction of any new routes or alteration in any existing routes of Scheduled air transport services.—Before operating a Scheduled air transport service on a new route or making a substantial alteration

in, or effecting the discontinuance of, any of the existing routes of such service, or introducing a new time-table for such service, the Corporation shall obtain the concurrence of the Director General, in so far as such operation or, as the case may be, such discontinuance affects, or is likely to affect, the air route or aerodrome facilities, and give at least three days' previous notice to the Director General before the date proposed for the operation of the new route, or for the substantial alteration of an existing route or for the introduction of a new time-table or, as the case may be, for the discontinuance of an existing route.

140B. *Operations Manual*.—(1) An operations Manual in the form approved by the Director General, shall be maintained by the Corporation.

(2) The Operations Manual shall, in addition to any other relevant information contain the following, that is to say—

- (a) instructions outlining the responsibilities of operations personnel pertaining to the conduct of flight operations,
- (b) the flight crew for each stage of all routes to be flown, including the designation of the succession of command,
- (c) in-flight procedure,
- (d) emergency flight procedure,
- (e) the minimum safe flight altitude for each route to be flown,
- (f) the circumstances in which a radio listening watch is to be maintained,
- (g) a list of the navigational equipments to be carried.

(3) A copy of the Operations Manual, or such part of the Manual as may be prescribed by the Director General, shall be carried in all aircraft of the Corporation engaged in Scheduled air transport services.

140C. *Route Guides*.—All aircraft of the Corporation engaged in Scheduled air transport services shall carry a Route Guide, which shall be in addition to any other relevant information, contain the following, that is to say:—

- (a) communication facilities, navigation aids and a list of aerodromes available on the route to be flown,
- (b) instrument 'let down' procedure for aerodromes on route or, those likely to be used as 'alternates',
- (c) meteorological minima for each of the aerodromes on the route to be flown and that are likely to be used as regular or alternate aerodromes, and
- (d) specific instructions for computation of the quantities of fuel and oil to be carried on each route, having regard to all circumstances of the operation, including the possibility of the failure of one or more engines of the aircraft";

(vi) rules 141, 142, 143, 144, 145, 146, 147, 147A, 148, 148A, 148B, 149, 150, 151 and 152 shall be omitted;

(vii) for rule 153, the following rule shall be substituted, namely:—

“153. *Carriage of mails*.—The Corporation shall cause to be carried by its Scheduled air transport services such mails as may from time to time be required to be carried from one place to another by the Director General, Posts & Telegraphs, or any person authorised by him in this behalf”;

(viii) rules 154 and 155 shall be omitted;

(ix) Schedules VII and IX shall be omitted;

(x) in Schedule VIII.—(a) for the sub-heading “Minimum conditions to be fulfilled (see rule 140)”, the following sub-heading shall be substituted, namely:—

“Minimum requirements to be complied with by Scheduled air transport services operated by the Corporation (See rule 140)”; and

(b) for the words “the Board”, wherever they occur, the words “the Director-General” shall be substituted.

[No. AR/1937(2).]

[F. No. 10-A/16-54.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 5th March 1955

S.R.O. 769.—In exercise of the powers conferred by Section 47 of the Indian Railways Act, 1890 (IX of 1890), read with the notification of the Government of India in the late department of Commerce and Industry, No. 801, dated the 24th March, 1905, the Railway Board hereby directs that the following further amendment shall be made in the General Rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In the Schedule appended to Part III, of the said Rules, for the entry in column 3, against S. N. 42, the following shall be substituted, namely:—

“In Carboys (with an effective Vent in the bung) each containing not more than 145 lbs”.

[No. 1421-TG/5]

RANJIT SINGH,
Director, Traffic (Transportation).

MINISTRY OF WORKS, HOUSING AND SUPPLY

New Delhi, the 29th March 1955

S.R.O. 770.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby directs that the following further amendments shall be made with effect from the 1st April, 1955, in the Supplementary Rules, issued with the Government of India in the late Finance Department letter No. 104-CSR, dated the 4th February, 1922, namely:—

In Part VIII of the said Rules, in Division XXVI-B, in clause (g) of Supplementary Rule 317-B-2, the brackets and words “(or if that class is designated by a letter and a number, in any of the classes designated by the same letter and any number)” shall be omitted.

[No. WII-3(6)/54.]

N. N. IENGAR, Dy. Secy.

(Central Boilers Board)

CORRIGENDUM

New Delhi, the 4th April 1955

S.R.O. 771.—In the Indian Boiler Regulations, 1950, published with the notification of the Government of India in the late Ministry of Works, Mines and Power, Central Boilers Board No. S.R.O. 600, dated the 15th September, 1950, make the following corrections, namely:—

1. For the existing Equation No. 16 of the said Regulations,

Read
$$\frac{100}{P} [P - 2 - \frac{\text{Prescribed distance}}{\text{Actual distance}}] = \text{Dol modified plate percentage. . . Eqn. (16)}$$

2. For the figure “grade II” appearing in regulation 281(a) (1), Read the figure “grade I”.

[No. BL-311(2)/54.]

M. N. KALE, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

Bombay, the 26th March 1955

S.R.O. 772.—In exercise of the powers conferred on me by clause 20 of the Cotton Textiles (Control) Order, 1948, I hereby direct that the following further

amendment shall be made in the Textile Commissioner's Notification No. 9(9)-Tex.I/49, dated the 15th April 1950, namely:—

In the said notification;

I. In paragraph (ii) of direction 1 for the word, figures, brackets and letter "9(e) and 10" the word, figures, brackets and letter "9(e), 10 and 11" shall be substituted;

II. after direction 10, the following shall be inserted, namely:—

"11. No producer shall produce any mashru cloth, that is to say, cloth in satin weave with silk or rayon warp and cotton weft and having characteristic coloured stripes."

V. NANJAPPA,

Textile Commissioner.

[No. TC(10)34/49.]

A. K. CHAKRAVERTI, Under Secy.

New Delhi, the 30th March 1955

S.R.O. 773.—DCPR/2.—In pursuance of clause (c) of rule 2 of the Development Councils (Procedural) Rules, 1952, the Central Government hereby appoints Shri P. K. Seshan, Deputy Development Officer, Development Wing, Ministry of Commerce & Industry to carry on the functions of Secretary to the Development Council established by the Order of the Government of India, Ministry of Commerce and Industry No. S.R.O. 661/IDRA/6/6, dated the 24th March, 1955, for the Scheduled industry engaged in the manufacture and production of Heavy Chemicals (Alkalies), with effect from the 24th March 1955.

[No. 5(17)IA(G)/54.]

P. S. SUNDARAM, Under Secy.

(Indian Standards Institution)

Delhi, the 4th April 1955

S.R.O. 774.—In pursuance of sub-regulations (2) and (3) of regulation 3 of the Indian Standards Institution (Certification Marks) Regulations, 1955, the Indian Standards Institution hereby notifies that the Indian Standards, particulars of which are given in the Schedule hereto annexed, have been established during the period 28 March to 2 April 1955.

THE SCHEDULE

Sl. No.	No. and title of the Indian Standards established	No. and title of the Indian Standard or Standards, if any, super- seded by the new Indian Standard	Brief Particulars
(1)	(2)	(3)	(4)
1.	IS : 195-1955 Specification for Fireclay Mortar for Laying Fireclay Refractory Bricks (Revised)	IS : 195-1950 Specification for Fireclay Mortar for Laying fire-clay Bricks.	This standard prescribes requirements for three grades, namely fine, medium fine and commercial, fireclay mortars used for laying fireclay refractory bricks. (Price Re. 1/-).
2.	IS : 371-1954 Specification for Two-and Three-Terminal Ceiling Roses (Tentative)	..	This standard prescribes the requirements and methods of test for Two-and Three-Terminal Ceiling Roses, $2\frac{1}{2}$ in. and 2 in. in diameter and made of vitreous or plastic moulding material for use on circuits in which the voltage does not exceed 250 volts and the current does not exceed 5 amperes. (Price Rs. 1/8/-).

(1)	(2)	(3)	(4)
3.	IS : 588-1954 Specification for Mosquito Larvicultural Oil	..	This standard prescribes the requirements and methods of test for Mosquito Larvicultural Oil used as a larvicide for mosquito abatement and control in breeding places like lakes, ponds and other stagnant waters, marshes, etc. (Price Rs. 2/-).
4.	IS : 615-1954 Recommendations for Minimum Electrical Performance Requirements of Domestic Radio Receivers (<i>Tentative</i>)	..	This standard recommends the minimum electrical performance requirements expected of an average, moderately priced, superheterodyne, domestic broadcast radio-receiver operated from electric mains, 6-volt lead acid accumulator or dry battery pack (1.5 V 'A' and 90 V 'B') and intended for loudspeaker reception of amplitude modulation broadcast transmissions in the frequency range from 535 kc/s to 26.1 Mc/s. Personal portable, high priced and special types of receivers are not included. (Price Re. 1/-).
5.	IS : 647-1954 Methods of Determining the Desizing Efficiency and the Relative Efficiency of Amylolytic Enzymes (<i>Tentative</i>)	..	This standard prescribes methods for the evaluation of desizing efficiency of three types of enzymes namely, malt extracts, pancreatic diastases and bacterial diastases. This has been prepared with a view to meet the need for determining the desizing efficiency and the relative efficiency of amylolytic enzymes which are extensively used in the Cotton Textile Industry for desizing. (Price Rs. 1/8/-).
6.	IS : 668-1955 Specification for Serge, Ordinary.	..	This standard is one of a series of standards on woollen and worsted textile goods, and it prescribes the constructional details and other particulars of Serge, Ordinary. (Price Rs. 1/8/-).
7.	IS : 669-1955 Specification for Serge, Drab Mixture.	..	This standard is one of a series of standards on woollen and worsted textile goods, and it prescribes the constructional details and other particulars of Serge, Drab Mixture. (Price Rs. 1/8/-).
8.	IS : 675-1955 Specification for Cloth, Bunting, Worsted.	..	This standard is one of a series of standards on woollen and worsted textile goods, and it prescribes constructional details and other particulars of Cloth, Bunting, Worsted. (Price Rs. 1/8/-).
9.	IS : 678-1955 Specification for Cloth, Drab Mixture, Woollen (Water Resistant), No. 2.	..	This standard is one of a series of standards on woollen and worsted textile goods, and it prescribes constructional details and other particulars of Cloth, Drab Mixture, Woollen (Water Resistant), No. 2. (Price Rs. 1/8/-).
10.	IS : 679-1955 Specification for Great Coat Cloth, Woollen.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Great Coat Cloth, Woollen. (Price Rs. 1/8/-).

(1)	(2)	(3)	(4)
11. IS : 680-1955 Specification for Cloth, Barathea.	..	This standard is one of a series of standards on woollen and worsted textile goods, and it prescribes constructional details and other particulars of Cloth, Barathea. (Price Rs. 1/8/-).	
12. IS: 697-1955 Specification for Woollen Druggets for Export	..	This standard prescribes constructional details and other particulars of 8 grades of handmade Woollen Druggets for Export. It does not deal with the variable artistic aspect of styling and designing. (Price Rs. 1/8/-).	
13. IS : 698-1955 Specification for Picking Arms (or Sticks) for Jute Looms.	..	This standard prescribes requirements for two types of Picking Arms (or Sticks) for Jute Looms. It also includes the recommended code of practice for the manufacture of picking arms (or sticks), approved species of timber for the manufacture of picking arms (or sticks), short description of the species of timber and characteristics of approved species of timber as compared with Hickory. A recommended method of soaking picking arms (or sticks) in oils and specifications of the recommended oils are also included (Price Rs. 1/8/-).	
14. IS : 552-1954 Specification for Smith Bits.	..	This standard prescribes the requirements, namely shapes, dimensions, material, manufacture, finish, etc., for four types of plain carbon steel smith bits, viz., Flat, Countersunk Rose, Reamer, Half Round, and Reamer Square. (Price Rs. 1/8/-).	
15. IS : 664-1954 Specification for Combined Drills and Countersinks (Centre Drills).	..	This standard prescribes the requirements for Combined Drills and Countersinks, made in various combinations of body and drill sizes, used to countersink the end of work to be supported on machine centres. It covers a range of seven sizes with a single angle of countersink & for all the sizes and confines itself mainly to the dimensions of combined drill and countersinks (Price Rs. 1/8/-).	
16. IS : 672-1955 Specification for Serge, White, Lining.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Serge, White Lining. (Price Re. 1/-).	
17. IS : 673-1955 Specification for Cloth, Woollen, Twill, Dyed.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Cloth, Woollen, Twill, Dyed. (Price Rs. 1/8/-).	
18. IS : 674-1955 Specification for Flannel, Silver Grey, Hospital.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Flannel, Silver Grey, Hospital. (Price Rs. 1/8/-).	
19. IS : 676-1955 Specification for Bunting, Worsted.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Bunting, Worsted. (Price Re 1/-).	

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20.	IS : 677-1955 Specification for Cloth, Drab Mixture, Woollen (Water Resistant), No. I.	..	This standard is one of a series of standards on woollen and worsted textile goods and it prescribes constructional details and other particulars of Cloth, Drab Mixture, Woollen (Water Resistant) No. I. (Price Rs. 1/8/-).
.21.	IS : 401-1954 Code of Practice for Preservation of Timber (<i>Tentative</i>)	..	This code of practice covers four types of preservatives, namely Oil, Organic Solvent, Water Soluble "Leachable" and Water Soluble "Fixed" types, their brief descriptions, methods of preservative treatment and the type and choice of treatment for different species of timber for a number of uses. This code includes only those preservatives and processes of treatment which have given satisfactory results under Indian conditions of service. Information regarding Durability and Degree of Treatability of Different Species of Timber, Methods for the Determination of Moisture Content and Penetration of Preservatives have been given in the Appendices to this code. (Price Rs. 2/8/-).

Copies of all these standards are available for sale with the Secretary (Administration), Indian Standards Institution, 19, University Road, Delhi-8.

D. V. KARMARKAR,
Deputy Director (Marks),
Indian Standards Institution.

[No. MDC/II (4).]
S. A. TECKCHANDANI, Under Secy.

New Delhi, the 5th April 1955

S.R.O. 775.—The following Notification issued by the Iron and Steel Controller, Calcutta, under Clauses 4 and 5 of the Iron and Steel (Control of Production and Distribution) Order 1941, is published for general information:—

"In pursuance of the provision of clauses 4 and 5 of the Iron and Steel (Control of Production and Distribution) Order 1941, I hereby order that all stocks of T.C.A. steel with a Stock-holder/Controlled Stock-holder as at the close of business on 30th April 1955, which were received by the Stock-holder/Controlled Stock-holder in stock prior to the 1st of January 1955, may be sold or acquired, within the Union of India, without a permit, provided the steel is intended for use for agricultural purposes. Stocks which are covered by permits and for which financial arrangements have been made by the permit-holder shall, however, be sold only against the permits.

2. This relaxation shall not affect the statutory selling prices of such categories of iron and steel and shall be subject to the condition that every Stock-holder/Controlled Stock-holder shall submit at the end of each calendar month, to the State Steel Licensing Authority concerned, a return showing the details of the stocks to which the relaxation referred to in paragraph 1 above is applicable. The Controlled Stock-holder shall simultaneously send a copy of his return to the Iron and Steel Controller, Calcutta.

C. R. NATESAN,
Iron and Steel Controller".

[No. SC(A)-20(18)/53.]
G. RAMANATHAN, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 29th March 1955

S.R.O. 776.—The following draft of certain amendments to the Coal Mines Labour Welfare Fund Rules, 1949, which it is proposed to make in exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947) is published for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration after the 4th May 1955.

Any objections or suggestions which may be received from any person before the date so specified will be considered by the Central Government.

Draft Amendment

In rule 31A of said Rules,—

(a) after first proviso the following further proviso shall be inserted, namely:—

“Provided further that in the case of any dispensary in respect of which the Commissioner is satisfied that it has been brought up to the prescribed standard in all respects except buildings and equipments, the grant-in-aid may be paid, if the owner or agent of the colliery undertakes to bring the buildings and equipments also to the prescribed standard within such period not exceeding five years as may be specified by the Commissioner in this behalf.

If after payment of the first year's grant-in-aid, it is found at the time of any subsequent inspection that the owner or agent has not in the opinion of the Commissioner made sufficient progress towards improvement in regard to the equipments and buildings, the payment of grant-in-aid for the subsequent years shall be withheld”.

(b) the existing second proviso shall be omitted.

[No. CLFR/M(1)-M1(9)53.]

P. D. COMMAR, Under Secy.

New Delhi, the 30th March 1955

S.R.O. 777.—In pursuance of the provisions of paragraph 20 of the Employees' Provident Funds Scheme 1952, made under section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952), the Central Government has appointed:—

- (i) Shri J. B. Shah, Provident Fund Inspector, Saurashtra, as the Regional Provident Fund Commissioner for the whole of the State of Saurashtra for the period from the 15th September 1954 to the 4th November 1954, to work under the general control and superintendence of the Central Commissioner, vice Shri D. K. Badheka, on leave; and
- (ii) Shri D. K. Badheka, Deputy Secretary, Industry and Supply (Labour), Saurashtra as the Regional Provident Fund Commissioner for the whole of the State of Saurashtra with effect from the 5th November 1954, to work under the general control and superintendence of the Central Commissioner.

[No. P.F.516(27).]

TEJA SINGH SAHNI, Under Secy.

New Delhi, the 30th March 1955

S.R.O. 778.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award

of the industrial Tribunal, Dhanbad, in the industrial disputes between certain stevedores in Calcutta Port and their workmen.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD

REFERENCE NO. 19 OF 1954

PRESENT

Shri P. S. Bindra, B.A., LL.B.—*Chairman.*

PARTIES

The employers in relation to:

1. Messrs. Beni Madhab Mookerjee & Co., Calcutta.
2. Messrs. M. Elias Ltd., Calcutta.
3. Messrs. P. Chatterjee, Calcutta.
4. Messrs. Durabshaw B. Cursetjee & Sons, Calcutta.

AND

Their workmen employed in salt ships.

APPEARANCES

Shri D. L. Sen Gupta, Advocate—*For the workmen.*

Shri S. K. Mullick, Solicitor, and Shri P. Chatterjee—*For the employers.*

AWARD

By order No. LR.3(69)/54, dated the 12th November 1954, the dispute in relation to each of the stevedore firms specified in Schedule I to the above notification and their workmen employed in salt ships in respect of the following matters has been referred to this Tribunal for adjudication:—

- (1) Whether three sirdars and twenty-four ratings per scale are justified for handling "Pisaf" (fine) salt on salt ships?
- (2) Whether two sirdars and sixteen ratings per scale are justified for handling "Karkuch" (coarse) salt on salt ships?
- (3) If the above numbers of sirdars and ratings are not justified, what should be their number?

2. Usual notices were issued and the parties have filed their written statements. Before starting with the evidence I went to a ship named "Jalapratap" yesterday and spent about $1\frac{1}{2}$ hours seeing unloading of salts both coarse and fine. I recorded my inspection note Exhibit 20. This inspection note was read over to the parties before starting the evidence and it did help them to curtail their evidence. The parties also filed documents which have been duly exhibited.

3 I take up issue No. 1 which is as follows:—

- (1) whether three sirdars and twenty-four ratings per scale are justified for handling "Pisaf" (fine) salt on salt ships?

The case for the workmen is that there should be a scale of 27 men, consisting of three sirdars and 24 ratings. Reliance in this respect is placed on agreement dated 9th January 1935, Exhibit 23. The composition of salt gang for Aden salt is given as follows:—

"(b) (i) Top of Matchan (Gang of seven)

For day	Rs. 13	12	0	.	.	.	Sirdar	Rs. 4	14	0
For half day	Rs. 8	0	0	.	.	.	Mate	Rs. 2	4	0
For night	Rs. 16	12	0	.	.	.	3 Chamachia	Rs. 4	2	0
For half night	Rs. 9	8	0	.	.	.	2 Guywala	Rs. 2	8	0

(ii) For hold (per gang)

For half day	Rs. 9	0	0	.	.	.	Sirdar	Rs. 2	1	0
For night	Rs. 19	0	0	.	.	.	Mate	Rs. 2	3	0
For half night	Rs. 10	8	0	.	.	.	2 slice kundal	Rs. 3	14	0

6 Chamachia Rs. 7 14 0

The increase in pay per gang of Rs. 1-12-0 and the overtime pay of Rs. 2-8-0 per gang, as well as the hours of work will apply to Salt Gangs.

4. At this stage, it may be mentioned that no more foreign salt is coming now and only Indian salt is being unloaded these days which is of two kinds namely fine and coarse. The coarse salt is called "Karkuch". The agreement Exhibit 23, mentioned above is an agreement between the ship owner's representatives, the stevedores represented by the Master Stevedores Association and the Stevedores labourers working in the Port of Calcutta represented by Calcutta Dockers Union. According to this agreement, on the top of the pit, one sirdar, one mate, three chamachias and two guy winchmen were to be employed. When I inspected the ship yesterday, I found that in case of fine salt, one sirdar, two

matchan men (who were working as chamachias) and two winchmen viz. one guy winchman and one regular winchman were working. In the scale prescribed in the agreement of 1935, three "chamachias" are provided but now in fact two are working there and it is nobody's case that three are required now. The salt is poured out of the basket automatically and these two "chamachias" who are now called matchan men are paid at a different rate from the chamachias, and their duty is to fill up the tub by means of shovels when the salt is being weighed by a person belonging to an organisation with which we have no concern. In the hold six slicemen soften the salt by means of iron rods and six men work on two baskets who are called chamachias and their duty is to fill the baskets by means of shovels. Three chamachias fill one basket at a time while the other three chamachias fill the second basket. The baskets are filled turn by turn. When each party has filled 10 baskets, they are replaced by another set of six chamachias, who work in their place. This system of working is called Pali system. In my inspection note the chamachias are described as basketmen. These men are paid at the rate of Rs. 5-2-0 per day (Rs. 5-6-0 per night). Along with these six "chamachias" six men with iron rods who are called slicemen work in the hold. Their duty is to break the fine salt so that it can be gathered by shovels and put into the baskets. The baskets are worked up by means of two winches, and these two winchmen work at the top of the pit. One is a regular winchman who is a skilled labourer and the other is called a guy-winchman who is slightly better than a common workman. The work of a guy-winchman is easier than that of a regular winchman. When the basket reaches the top, the two matchan men take charge of the basket and see that the salt is discharged on the platform, from where they pour the salt into the tub by means of the shovels. These two matchan men are also replaced by two other matchan men just like the "chamachias" according to the Pali system. There is one sirdar working at the top who gives signals to everybody and particularly to the winchmen. Without signals from the sirdar, the winchman cannot work as he cannot see the position of the basket in the pit. It is also a common case of the parties that the Stevedores pay to the sirdar who pays to the workmen and the sirdar is responsible for the payment to the workmen while the stevedores responsibility ends with the payment to the sirdar. Yesterday when I saw the working, I found that out of the six slice-men, one was working as a mate and out of the four matchan men also one was working as a mate. So besides a sirdar there were two men working as mates, the total strength being 24. A basketman is paid Rs. 5-2-0 a day and Rs. 5-6-0 for the night while a matchan man is paid Rs. 5-3-0 a day and Rs. 5-7-0 in the night. A sirdar is paid Rs. 11-0-0 for the day and Rs. 14-0-0 for the night. During the inquiry, it transpired that the sirdar who was getting Rs. 11-0-0 a day and one matchan man who was working as a mate and getting Rs. 5-3-0 and one slice-man who was working as a mate and getting Rs. 5-12-0 a day, divide their emoluments equally. The total of their emoluments comes to Rs. 21-15-0, which is divided equally between the sirdar and the two mates and thus the sirdar does not keep Rs. 11-0-0 for himself. The management stated that they pay Rs. 11-0-0 to the sirdar and that if he divides it among others, it is his own look out. On the other hand, it was argued by the workmen that in fact three sirdars are required to do the job and as the stevedores have reduced the number of sirdars, therefore the sirdar pays the other two mates out of his own pocket. I found that for the proper working, three supervisors were necessary and I think one sirdar assisted by two mates will be able to hand the job properly.

5. While the workmen relied on the agreement of 1935, the employers relied on the latest agreement of 1943 marked Exhibit 30. This gives the scale as follows:—

Day Gangs:

(a) Aden Salt—gangs shall be paid at the rate of Rs. 40-5-0 per scale made up as follows:—

	<i>Individual rates</i>			<i>Total</i>
	Rs.	as.	ps.	
Sirdar	.	.	6 3 0	6 3 0
Mate	.	.	2 3 0	2 3 0
16 Chamachias	.	.	1 5 0	21 0 0
1 Guywala	.	.	1 4 0	1 4 0
5 Slicemen	.	.	1 15 0	9 11 0
			Rs.	40 5 0

(b) Liverpool, Port Said, Spanish & Hamburg Salt—Gangs shall be paid at the rate of Rs. 44-3-0 per scale made up as follows:—

	<i>Individual rates</i>	<i>Total</i>
Sirdar	Rs. 6 0 0 . . .
Mate	Rs. 2 3 0 . . .
16 Chamachias	Rs. 1 5 0 . . .
1 Guywala	Rs. 1 4 0 . . .
7 Slicemen	Rs. 1 15 0 . . .
		<hr/>
		Rs. 44 0 0

This will show in the case of Aden Salt, there was a scale of 24 men consisting of one sirdar, one mate, 16 chamachias, one guywala and five slicemen and in the case of Liverpool salt, the number of slicemen was raised to seven, the rest of the strength being the same. I found that there were six slicemen working on the fine salt and this number was sufficient to break the salt. Nobody suggested that the number of slicemen should be increased from six or reduced from six. In the scale mentioned above, 16 chamachias are shown and I found on the spot 12 chamachias, four matchan men working i.e. the same number of chamachias were working. One guywala is shown which I have described as guy winchman and the other winchman is a regular one who is not taken into account, nor have I done so in the inspection note. One sirdar was prescribed in the above scale and one sirdar was found working even now. One mate was shown in the old scale which is missing now. No explanation has been given by the employers for non-compliance of the agreement of 1943, on which they themselves rely. Of course, this agreement of 1943 must take precedence over the agreement of 1935. The evidence of Mr. W. J. Peters produced by the Stevedores is hardly worth the paper on which it is written. Considering all the circumstances of the case, I put the composition of the gang as follows:—

- 1 (one) sirdar
- 1 (one) mate
- 12 (twelve) chamachias
- 4 (four) matchan men
- 1 (one) Guy winchman
- 6 (six) slicemen (one of them to work as a mate).

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But one of the slicemen who works as a mate will have to be paid as a mate. Thus though the total strength is fixed at 25, we will have one sirdar and two mates to assist him. The employers could not flatly deny that a sirdar had no assistants and in the written statement of Messrs. P. Chatterjee they tried to camouflage the issue by stating as follows:—

“The whole statement of para. 11 of the said statement is correct. Actually only one sirdar is appointed to work in one scale. But as stated hereinbefore one sirdar accepts booking of work from several stevedores and only when the sirdar in question is required to attend to the work of more than one vessel at a time, he keeps one or two assistants to do his job during his absence due to the necessity of his (Sirdar’s) attendance elsewhere. An intelligent attempt has been made by the union to prove that two sirdars usually work which as stated before is unfortunately contrary to fact.”

It is wrong to state that when a sirdar has to work on another vessel, he keeps one or two assistants to do his job. The fact is that a sirdar has to keep two assistants even while working on the vessel, as the work cannot otherwise be carried out smoothly. Thus in the case of handling pisaf (fine) salt on salt ships, there should be one sirdar, one mate, twelve chamachias, four matchan men, one guy winchman and six slicemen but out of the six slicemen, one sliceman is to be paid as a mate i.e., one sliceman will have a dual duty both as a mate and sliceman and he will be paid as a mate. In the agreement of 1935, I find that general rates are given under the heading “scale of rates”. The rate for sirdar is given as Rs. 2-12-0 while that of a mate as Rs. 2-1-0. Now a sirdar is getting Rs. 11-0-0, which is four times the previous rate. On the same principle, the emoluments of

a mate work out at Rs. 8-4-0 for the day. In my opinion, the mates will be paid at the rate of Rs. 8-4-0 per day, and in the same proportion with the sirdars in the night.

6. So far as the coarse (Kurkutch) salt is concerned, it is a new trade and therefore there is no precedence or any agreement about it. In the agreement of 1935 there is no reference to coarse salt. In the agreement of 1943 there is reference only to bagging of kurkutch salt, but this system of bagging is no longer in force and hence we have to see what is just and reasonable. In the present case, I saw that there were six "chamachias" working at a time in the Hatch who were replaced by another six "chamachias" according to the Pali system. Thus in all twelve chamachias work in the hatch. Four matchan men (two at a time) work on the top according to Pali system. There is one sirdar to lead them. When the work was going on in my presence, I found that the loop of one basket broke down and the "chamachias" did not mend it and said that it was not their job and that it was the work of the mate or a sirdar who has been removed by the management. They clarified, that one man out of the twelve chamachias used to work as mate or a sirdar in the pit, whose business was to make such repairs. On the other hand, it was stated by the management that it was the duty of the sirdar working at the top of the hold, and that the sirdar goes down the pit and mends it. The explanation of the management does not appear to be reasonable and moreover it will not be in the interest of the management to stop the work and send the sirdar down to effect the repairs. No work can be carried out if the sirdar does not stand at the top of the pit and gives signals. The presence of the sirdar on the top is absolutely necessary. The version of the workmen seems to be right that one of the "chamachias" working in the hold used to work as a sirdar or as a mate. I think the work cannot be carried properly without the help of an assistant to the sirdar. Thus the sirdar must have an assistant who may be called as a mate, but this mate will not be an additional hand. On the other hand, out of the twelve chamachias one can work as a mate. So the strength for coarse salt will be as follows:—

- 6 (six) plus 6 (six) chamachias—one of them to work as a mate.
- 2 (two) plus 2 (two) matchan men.
- 1 (one) Sirdar.
- 1 (one) Guy Winchman.

18

Though the scale will be 18, but besides the sirdar, one of the "chamachias" will be getting the emoluments of a mate on the rates quoted above. I may point out that the regular winchman will be separate both in the case of fine and coarse salt. The case for two sirdars in the case of coarse salt as put by the union is not made out. One sirdar and one mate are sufficient. The total strength will be as given above.

7. This also disposes of the issue No. 3.

I therefore give my award in terms aforesaid.

The 16th March 1955.

(Sd.) P. S. BINDRA, Chairman,
Central Government's Industrial Tribunal, Dhanbad.

[No. LR.3(69)/54.]

ORDER

New Delhi, the 9th April 1955

S.R.O. 779.—Whereas the Central Government is of the opinion that an industrial dispute exists or is apprehended between the employers in relation to the manganese mines specified in Schedule I annexed hereto and their workmen regarding the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XV of 1947), and in supersession of the Order of the Government of India in the Ministry of Labour No. S.R.O. 1942, dated the 7th June, 1954, the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE I

Serial No.	Name of mine	Areas in acres	Location where situated together with the district and P.O.	Name and address of management
1	2	3	4	5
1	Gugoldoh	18.95	Tah. Ramtek, Shri A. H. Wasudeorao and District Nagpur.	Brothers, Sadar Bazar, Nagpur.
2	Do.	9.80	Do.	Do.
3	Do.	6.70	Do.	Shri S. D. Lele, Ramdaspet, Nagpur.
4	Do.	14.00	Do.	Shri D. T. Punjabi, Dharampeth, Nagpur.
5	Do.	71.18	Do.	Do.
6	Government Forest, East Pench Range.	182.01	Do.	Messrs. R. B. Bansilal Abirchand, Mining Syndicate, Bisesar House, Temple Road, P. B. No. 11, Nagpur.
7	Do.	357.60	Do.	Do.
8	Do.	157.69	Do.	Do.
9	Waregaon	63.85	Do.	Do.
10	Kachurwahi	42.61	Do.	Do.
11	Do.	1.51	Do.	Messrs. Madhya Pradesh Mines Ltd., Kingsway, Nagpur.
12	Government Forest, Junawani.	1.59	Do.	Shri M. B. Dahabhoi, Biscser House, Temple Road, Nagpur.
13	Gugoldoh	48.60	Do.	Shri C. K. Ram Choudhary, Proprietor, Manganesc Mines, Old Seva Sadan Building, Nagpur.
14	Bhandarbodi	37.50	Do.	Do.
15	Ghargaon	26.21	Do.	Shri Goswamy Maheshpuri, Itwari, Nagpur.
16	Nagardhan-Nandapuri	16.42	Do.	Shri Shamji Naranji, P. O. Ramtek.
17	Nagardhan	15.88	Do.	Do.
18	Chargaon	78.75	Do.	Do.
19	Mansar	14.87	Do.	Do.
20	Satak	34.96	Do.	Do.
21	Kachurwahi	15.17	Do.	Do.
22	Parsoda	42.65	Do.	Do.
23	Chargaon-Kandri	87.47	Do.	Do.

1	2	3	4	5
24	Manegaon . . .	81.22	Tah. Ramtek, Dist. Nagpur.	Shri Shamji Naranji P. O. Ramtek
25	Government Forest Ghorbaoli.	11.63	Do.	Do.
26	Kandri . . .	9.63	Do.	Do.
27	Panchala . . .	70.98	Do.	Do.
28	Bijewada . . .	32.00	Do.	Do.
29	Chargaon . . .	8.16	Do.	Shri S. Abideen, Nelson Square, Nagpur.
30	Tandulwani . . .	4.91	Tah. and Distt. Nagpur.	Do.
31	Gugoldoh . . .	25.00	Do.	Messrs. Madhusudandas and Bros., Tumsar, D. Bhandara
32	Mandri . . .	63.18	Tah. Ramtek, Dist. Nagpur.	Do.
33	Mandri . . .	16.99	Do.	Do.
34	Government Forest, East Pench Range.	48.00	Do.	Messrs. Bhanji Deolji & Sons, Betul.
35	Do. . .	67.84	Do.	Do.
36	Do. . .	8.00	Do.	Do.
37	Bhandarbodi . . .	22.35	Do.	Shri Jerome D. Costa, Tent Lines, Nagpur.
38	Waregaon . . .	58.88	Do.	Do.
39	Kodegaon-Tigai . . .	137.62	Tah. Saoner, Dist. Nagpur.	Messrs. Bansilal Ramnivas Goenka, Empress Mills Road, Nagpur.
40	Bhandarbodi . . .	57.00	Tah. Ramtek, Dist. Nagpur.	Shri Beharilal Jhunjhunwala, Subashchandra Road, Nagpur.
41	Government Forest, East Pench Range.	35.00	Do.	Shri Daya Bhimji, P. O. Tumsar, Dist. Bhandara.
42	Mouza Dunda . . .	25.45	Do.	Shri C. C. Poddar, West Park Street, 3, Dhautoli, Nagpur.
43	Manarkund . . .	35.57	Tah. Saoner, Dist. Nagpur.	Shrimati Sonubai Ganpatra Talankar, Sadar Bazar, Nagpur.
44	Government Forest, West Pench Range, W. C. Warpan.	56.00	Do.	Do.
45	Satak . . .	25.78	Tah. Ramtek, Dist. Nagpur.	Shri N. D. Zal, P.O. Kamptee, Dist. Nagpur.
46	Do. . .	10.82	Do.	Do.
47	Do. . .	2.00	Do.	Do.
48	Patgowari . . .	9.61	Do.	Shri Bhawanji Naranji, P. O. Ramtek.
49	Kachurwahi . . .	16.23	Do.	Do.
50	Nagardhan . . .	4.75	Do.	Do.
51	Parsoda . . .	15.35	Do.	Do.
52	Manegaon . . .	95.15	Do.	Do.

1	2	3	4	5
53	Ramdongri	24.84	Tah. Saoner, Dist. Nagpur.	Shrimati Sonubai Ganpatrao Talankar, Sadar Bazar, Nagpur.
54	Khairi	17.82	Tahsil Ramtek, Dist. Nagpur.	Shri Hariram Sitaram Kirad of Heori, Tah. Ramtek.
55	Wadegaon	9.62	Do.	Shri S. C. Shukla, Post Box No. 79, Nagpur.
56	Manegaon	8.24	Do.	Seth Shreeram, P. O. Tumsar, Dist. Bhandara.
57	Government Forest, East Pench Range, Junawani.	42.00	Do.	Shri Kishorilal Debraj Dhan- dhania, C/o Messrs. Sheo- bhagwan Shamsunder, Itwari- Chowk, Nagpur.
58	Kandri	9.32	Do.	Messrs. Nagarmal Gowardhan- & Co., P. O. Yeotmal.
59	Bhanderbodi	35.60	Do.	Do.
60	Kandri	15.22	Do.	Shri Rekhchand Agarwal, Betul- gunj, Betul.
61	Bhandarbodi	32.16	Do.	Do.
62	Government Forest, West Pench Range, Warpani, West Circle.	43.78	Tah. Saoner, Dist. Nagpur.	Messrs. Madhusudandas and Bros. P.O. Tumsar.
63	Bhandarbodi	4.18	Tah. Ramtek, Dist. Nagpur.	Shri Beharilal Jhunjhunwala, Subashchandra Road, Nagpur- 2.
64	Kothurana	39.44	Tahsil Saoner, Dist. Nagpur.	Shrimati Sonuabi Talankar, Sadar Bazar, Nagpur.
65	Parsoda	19.33	Tahsil Ramtek, Dist. Nagpur.	Shri S. C. Shukla, Post Box No. 79, Nagpur.
66	Mohgaon	15.98	Tahsil Saoner, Dist. Nagpur.	Shri Shamji Naranji, Post Office Ramtek, Nagpur.
67	Bhandarbodi	66.25	Do.	Messrs. Sunderlal & Co., Mustaf- Bazar, Victoria Road, Bombay- 10.
68	Mansar	7.24	Do.	Messrs. Byramji Mining Combine Doly Dale, Byramji Town, Nagpur.
69	Kandri	3.21	Do.	Shri Satyanar Nathulal Agarwal, P. O. Tumsar, Dist. Bhandara.
70	Bansingi	4.44	Do.	Messrs. Bharat Manganese Ore Co., Itwari, Nagpur.
71	G. F., E. P. Range, W. C. Junawani.	639.00	Do.	Shri C. P. Seth, Ramdaspetha, Nagpur.
72	Mandri	26.29	Do.	Shri Shamji Naranji, Post Office Ramtek, Dist. Nagpur.
73	Seoni Bondkhi	240.80	Do.	Shri K. S. Chitanvis, Chitan- vispura, Nagpur.
74	Chargaon	5.52	Do.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
75	Kachurwahi	27.26	Do.	M/s. Bhartia Bros., Ltd., Dhanwate Ashram, Sitabuldi.
76	Waregaon	15.20	Do.	Messrs. K. S. Hassonji & Sons, Itwari, Nagpur.
77	Mohgaon	19.42	Do.	Shrimati Sonubai Talankar, Sadar Bazar, Nagpur.
78	Mouza Ramdongri	26.70	Do.	Shrimati S. G. Talanker, Sadar Bazar, Nagpur.
79	Government Forest, E. P. Range, Chorbaoli.	33.00	Tahsil Ramtek, Dist. Nagpur.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.
80	Kandri	28.83	Do.	Shri Devshi Khimji, Congress Nagar, Nagpur.
81	Ramdongri	100.68	Tahsil Saoner, Dist. Nagpur.	Shri Shamji Naranji, P. O. Ramtek, Dist. Nagpur.

1	2	3	4	5
82	Manegaon	65.10	Tahsil Ramtek, Dist. Nagpur.	Shri L. N. Nevatia, P. O. Ramtek, Dist. Nagpur.
83	Parsoda	17.80	Do.	Shri V. V. Kothaekar, P. O. Balaghat.
84	Government Forest, West P. Range.	206.28	Do.	Shri Lala Jainaryan, Mohan Nagar, Nagpur.
85	Government Forest, East P. Range, W. C. Kar- wahi.	60.00	Do.	Shri Reckchand Agarwal, Betul- ganj, Betul.
86	Parsoda	15.53	Do.	Shri Shreeram Durga Prasad, P. O. Tumsar.
87	Manegaon	15.15	Do.	Messrs. Madhusudandas and Bros., P. O. Tumsar, Dist. Bhandara.
88	Bhandarabodi	31.53	Do.	Shri Shadilal Malhotra, Park View, Ramdaspeth, Nagpur.
89	Mandri	145.57	Do.	Messrs. Akhtar Transport Co., Itwari, Nagpur.
90	Kurmuda	19.88	Tahsil and Dist. Bhandara.	R. B. Seth Shreeram, P. O. Tumsar, Dist. Bhandara.
91	Government Forest, F. A. Alcsur, Bawanthri Range.	32.08	Do.	Do.
92	Government Bawanthri Range, F. S. 3.	43.46	Do.	Messrs. Oke Bros., Tikekar Road Dhantoli, Nagpur (under renewal).
93	Do.	38.40	Do.	Do.
94	Garkabhonga	46.41	Do.	Do.
95	Government Forest, Bawantheri Range.	52.00	Do.	Messrs. Harish Chandra Bhadulal P. O. Tumsar, Dist. Bhandara.
96	Government Forest, Bawantheri Range, F. S. 8.	32.00	Do.	Shri Beharilal Jhunjhunwala, Shyam Bhavan, Subash- chandra Road, Nagpur.
97	Chikahala	16.36	Do.	Do.
98	Dongri Buzurg	29.88	Do.	Do.
99	Balapur Hamesha	20.35	Mouza Balapur, Tahsil and Dist. Bhandara.	Do.
100	Foutara	4.20	Tahsil and Dist. Bhandara.	Shri Jermom D'Costa, Tent Lines, Nagpur.
101	Nawegaon	26.55	Do.	Do.
102	Chikhala	176.24	Do.	Messrs. Madhya Pradesh Mines Ltd., Kingsway, Nagpur.
103	Do.	284.26	Do.	Do.
104	Do.	1.62	Do.	Do.
105	Dongri Buzurg	11.17	Do.	Shri F. X. Rebelow, Tent Lines, Nagpur.
106	Edurbuchi	321.50	Do.	Messrs. B. P. Byramji & Co., Dolly Dale, Byramji, Nagpur.
107	Dongri Buzurg	8.22	Do.	Shri Gopikisan Agarwal, P. O. Tumsar, Dist. Bhandara.
108	Chikala	102.28	Do.	Do.
109	Edurbuchi	2.20	Do.	Do.
110	Do.	23.60	Do.	Shri S. Abideen, Nelson Square, Nagpur.
111	Chikla	7.99	Do.	Do.
112	Sakardara	6.63	Do.	Do.
113	Government Forest, B. T. Range.	21.12	Do.	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
114	Sitasongi	126.29	Do.	Messrs. R.M.R.L. & Seth Gopi- kisan Agarwal, P. O. Tumsar, Dist. Bhandara.

1	2	3	4	5
115	Heora	6.25	Tahsil and Distt. Bhandara.	Messrs Abdul Hussain M. Allabuxji, Itwari, Nagpur.
116	Sitasongi	33.11	Do.	Do.
117	Edurbuchi	5.00	Do.	Do.
118	Jhanjheria	58.00	Do.	Shri Bhiwaji Bakaramji Lanjewar, P. O. Tumsar, Distt. Nagpur.
119	Government Bawantheri Mandekaza.	Forest, Range,	80.00	Do. Messrs K. S. M. Hassonji and Sons, Itwari, Nagpur.
120	Government Bawantheri Gudri.	Forest Range,	420.00	Do. Shri Beharilal Jhunjhunwala, Subashchandra Road, Nagpur.
121	Dongri Buzrug	129.27	Do.	Shri Mathur Prasad Isarka, Gobarwahi, Distt. Balaghat.
122	Edurbuchi	9.86	Do.	Seth Gopikisan Agarwal, P. O. Tumsar, Distt. Bhandara.
123	Government Bawantheri Range.	Forest,	24.00	Do. Do.
124	Dongri Buzrug	55.23	Do.	Shri Sheodutt, Gajadhar Shastri, P. O. Tumsar, Distt. Bhandara.
125	Lanjera	44.60	Do.	Do.
126	Edurbuchi	274.83	Do.	Messrs B. P. Byramji & Co., Dolly Dale, Byramji Town, Nagpur.
127	Kurmuda	15.45	Do.	Shri C. B. Jasani, P. O. Gondia, Distt. Bhandara.
128	Manegaon	76.81	Tahsil Baihar, Distt. Balaghat.	Shri A. P. Trivedi, Balaghat.
129	Bakode	10.18	Tahsil Waraseoni, Distt. Balaghat.	Do.
130	Pandharwani	12.54	Do.	Do.
131	Ghaukhani	19.15	Do.	Do.
132	Belgaon	22.33	Do.	Do.
133	Hirapur	44.95	Tahsil and Distt. Balaghat.	Do.
134	Katanghari and Government Forest, Sonewari.	158.70	Tahsil Waraseoni, Balaghat.	Do.
135	Botejhari	42.80	Do.	Do.
136	Botejhari	21.82	Do.	Do.
137	Pandharwani	36.83	Do.	Do.
138	Government Sonewari Range.	641.92	Do.	Do.
139	Ramrama	108.07	Do.	Do.
140	Katanghari	58.76	Do.	Do.
141	Botejhari	6.47	Do.	Do.
142	Ramrama	46.74	Do.	Do.
143	Government Bawantheri Range.	153.87	Do.	Do.
144	Government Dhansua Laughr.	315.25	Tahsil Baihar, Distt. Balaghat.	Messrs Pacific Minerals Ltd., Hindustan Park, Calcutta.
145	Government Sonewari Metra.	223.19	Tahsil Waraseoni, Distt. Balaghat.	Do.
146	Selwa	6.61	Do.	Messrs R. B. Bansilal Abrichand Mining Syndicate, Nagpur.
147	G. F. Prition, Garraghat Bawantheri Range.	89.91	Do.	Shri Shamji Naranji, P. O. Ramtek, Distt. Nagpur.
148	Chukmara	8.30	Do.	Do.
149	Jamrapani	77.69	Do.	Do.
150	Do.	5.36	Do.	Do.
151	Hatoda	10.38	Do.	Do.

I	2	3	4	5
152	Sitapathore	162.14	Tahsil Waraseoni, Dist. Balaghat.	Shri Shamji Naranji, P. O. Ramtek, Distt. Nagpur.
153	Do.	11.70	Do.	Do.
154	Chakaheti	44.05	Do.	Do.
155	Chikmsts	135.39	Do.	Do.
156	Government Forest, Bawanthari Range.	24.09	Do.	Do.
157	Miragpur	365.74	Do.	Shri Seth Gopikisan Agarwal, P. O. Tumsar, Distt. Bhandara.
158	Sukli	445.50	Do.	Do.
159	Do.	65.74	Do.	Do.
160	Kosamba	33.89	Do.	Do.
161	Selwa	82.26	Do.	Do.
162	Kosamba	60.28	Do.	Do.
163	Do.	132.46	Do.	Do.
164	Paonia	66.96	Do.	Do.
165	Do.	265.58	Do.	Do.
166	Sitapathore	45.91	Do.	Seth Ghanshyamdas Ramnath, P. O. Tumsar, Distt. Bhandara.
167	Tirodi	99.89	Do.	Messrs B. P. Byramji and Co. Dolly Dale, Byramji Town, Nagpur.
168	Government Forest, Sonewani Range.	61.77	Do.	Shri Cheniram Jasraj, Residency Road, Nagpur.
169	Government Forest, Bawanthari Range.	135.74	Do.	Do.
170	Jagantola	1.54	Tahsil Baihar, Distt. Balaghat.	Shri M. E. R. Malak, Cradock Town, Nagpur.
171	Jagantola and Chondi	354.38	Do.	Messrs Prakash & Co., P. O. Balaghat.
172	Ghondi	78.70	Do.	Do.
173	Do.	32.90	Do.	Do.
174	Kochewahi	59.73	Do.	Shri Diwanchand Jiwari, P. O Katangjhri, Distt. Balaghat
175	Botejheri	22.94	Tahsil Waraseoni, Dist. Balaghat.	Do.
176	Jam	33.71	Do.	Shri J. P. Trivedi, P. O. Balaghat.
177	Miragpur	60.53	Do.	Do.
178	Government Forest Sonewani Range.	52.13	Do.	Do.
179	Gudrughat	79.74	Do.	Shri G. L. Jaipuria, P. O. Tumsar, District Bhandara.
180	Tirodei	19.99	Do.	Shri Nilkanth Namdeo Dalal, P. O. Bhandara.
181	Basi	17.14	Do.	Shri Behari Lal Jhunjhunwala, Shyam Bhawan, Nagpur.
182	Sonegaon	10.00	Do.	Shri Anupchand Malguzar, Kheragpur, Distt. Balaghat.
183	Botejhari	6.25	Do.	Shri Lalmatuksingh, P. O. Bija- garh, District Balaghat.
184	Chikmara	23.05	Do.	Messrs Nathani Bros., Raipur.
185	Government Forest Sonewani Range.	12.70	Do.	Messrs Fatechand and Sons, P. O. Tumsar, Distt. Bhandara.
186	Jaitpurkhapa	17.06	Do.	Seth Gopikisan Agarwal, P. O. Tumsar, District Bhandara.
187	Sonegaon	41.44	Do.	Shri Narayanji Govindlal and Co., P. O. Raipur.
188	Government Forest Sonewani Range.	144.00	Do.	Shri K. K. Dhote, Sitabuldi, Nagpur.
189	Ramrama	48.14	Do.	Messrs B. P. Byramji & Co., Dolly Dale, Bymanji Town, Nagpur.

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190	Government Forest, Bawanthari Range.	192.00	Tahsil Wareseoni, Distt. Balaghat.	Shri Daya Bhimji, P. O. Tumsar, Distt. Bhandara.
191	Katangjhiri	9.31	Do.	Shri V. V. Kothekar, P. O. Balaghat.
192	Siwanhati	13.66	Do.	Shri K. K. Dhote, Sitabuldi, Nagpur.
193	Botejhiri	45.78	Do.	Shri Diwanchand Jiwar, P. O. Katangjhiri, Distt. Balaghat.
194	Chhatera	28.82	Do.	Seth Shreeram, P. O. Tumsar, District Bhandara.
195	Ghondi	76.05	Tahsil Baihar, Distt. Balaghat.	Messrs Prakash and Co., P. O. Balaghat.
196	Saongi	3.83	Tahsil Waraseoni, District Balaghat.	Seth Gopikisan Agarwal, P. O. Tamsar, Distt. Bhandara.
197	Government Forest, F. S. Tekadi, Bawanthari, Rangc.	153.87	Do.	Seth Shreeram, P. O. Tumsar, Distt. Bhandara.
198	Tirodi	91.6	Do.	Messrs B. P. Byramji & Co., Dolly Dale, Byramji Town, Nagpur.
199	Chaukhani	30.81	Do.	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
200	Do.	40.68	Do.	Do.
201	Dhumia	14.64	Do.	Seth Gopikisan Agarwal, P. O. Tumsar, Distt. Bhandara.
202	Chaukhandi	47.91	Do.	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
203	Hirapur	19.27	Do.	Messrs Sunderlal & Co., Mustafa Bazar, Victoria Road, Bombay.
204	Saori	79.81	Do.	The Central Provinces Syndicate Ltd., Dolly Dale, Byramji Town, Nagpur.
205	Government Forest, Dhansua Range.	32.00	Tahsil Baihar, Distt. Balaghat.	Shri Bhikulal Balbhadasao Agarwal, P. O. Balaghat.
206	Tirodi	51.78	Tahsil Waraseoni, Distt. Balaghat.	Shri Rameshwar Agarwal, P. O. Katangi, Distt. Balaghat.
207	Ramrama	20.29	Do.	Messrs. B. Y. Byramji & Co., Dolly Dale, Byramji Town, Nagpur.
208	Hirapur	122.07	Do.	Do.
209	Tirodi	9.65	Do.	Do.
210	Bharweli and Aolajhiri	298.95	Do.	Do.
211	Tirodi	10.28	Do.	Shri Bhimsingh Babusingh Balsen, P. O. Mansar, Tah, Ramtek.
212	Chakheti	16.41	Do.	Shri Sheodutt Gajadhar Shastri, P. O. Tumsar, Distt. Bhandara.
213	Kharpada	10.32	Do.	Messrs Fatechand & Sons, P. O. Tumsar, Distt. Bhandara.
214	Arjumnala	13.36	Do.	Seth Shreeram, P.O. Tumsar, Distt. Bhandara.
215	Hatoda	33.61	Do.	Seth Gopikishan Agarwal, P. O. Tumsar, Distt. Bhandara.
216	Katangjhiri	68.42	Do.	Seth Bani Shlam Wahie, Shyam Kutir, P. O. Kamptee, Distt. Nagpur.
217	Sitapothore	9.08	Do.	Shri Shami Naranji, P. O. Ramtek, Distt. Nagpur.
218	Government Forest, Sonewahi Range.	161.60	Do.	Shri Bhawanji Naranji, P. O. Ramtek, Distt. Nagpur.
219	Do.	70.08	Do.	Do.
220	Do.	156.00	Do.	Do.

I	2	3	4	5
221	Sitapathore . . .	65.75	Tahsil Waraseoni, Distt. Balaghat.	Shri Mathuraprasad Isarka, P.O. Gobarwahi, Distt. Balaghat
222	Government Forest Sonewani Range.	189.36	Do.	Shri Kanhiyalal, Advocate, P.O. Balaghat.
223	Kanhadgaon . . .	68.78	Do.	Shri Bhiwaji Bakaram Lanjewar, P. O. Tumsar, Distt. Bhandara.
224	Rawarbandi . . .	42.98	Tahsil and Distt. Balaghat.	Messrs Hind Minerals Ltd., Ambazari Road, Nagpur.
225	Jamrapani . . .	286.04	Tahsil Waraseoni, Distt. Balaghat.	Messrs. B. P. Byramji & Co., Dolly Dale, Byramji Town, Nagpur.
226	Budbuda . . .	49.03	Do.	Shri Rameshwardas Agarwal, P.O. Katangl, Distt. Balaghat.
227	Chakaheti . . .	61.67	Do.	Shri Anupchand Malguzar, Kharagpur, Distt. Balaghat.
228	Sukli . . .	90.28	Do.	Shri Bhikulal Balbhadradaso Agarwal, P. O. Balaghat.
229	Arjun . . .	1.21	Do.	Shri Ghanshyamdas Chhotelal Vagnik, P. O. Rajnandgaon, Distt. Drug.
230	Chakaheti . . .	1.20	Do.	Shri Devraj Bhambri, Takli Road, Nagpur.
231	Palaspani and Rampeth . . .	101.08	Tahsil Sausar, Distt. Chhindwara.	Messrs. Killick Industries Ltd., Katchindhana, P. O. Ramakona.
232	Gowari Wadhona . . .	82.09	Do.	Seth Shreeram, P. O. Tumsar, Distt. Bhandara.
233	Utekata . . .	7.25	Do.	Sri Abideen, Mining Engineer, Nelson Square, Nagpur.
234	Gowari Wadhona . . .	18.68	Do.	Sri Beharilal Jhunjhunwala, Shyam Bhavan, Subash Chandra Road, Nagpur.
235	Khapa Padri . . .	10.50	Do.	Do.
236	Bhurkum . . .	88.90	Do.	Shri M.E.R. Malak, Craddock Town, Nagpur.
237	Palaspani . . .	34.07	Do.	Messrs. Kishanchand & Co. P. O. Junnordeo.
238	Government Forest, Block No. 112, Sillewani Range.	26.00	Do.	Do.
239	Gowari Wadhona . . .	3.88	Do.	Seth Shreeram Durgaprasad, P.O. Tumsar, Dist. Bhandara
240	Gosalpur . . .	14.44	Tahsil Sihore, Distt. Jabalpur.	Shri K. N. Podder Ambazari Road, Nagpur.
241	Gosalpur . . .	37.49	Do.	Sri Beharilal Jhunjhunwala, Shyam Bhavan, Subash Chandra Road, Nagpur.
242	Darshani . . .	100.79	Do.	Shri Daya Bhimji, P. O. Tumsar.
243	Mansakra . . .	42.09	Do.	Do.
244	Darshani . . .	48.36	Do.	Do.
245	Do. . .	42.17	Do.	Do.

SCHEDULE II

(1) Wages and allowances.

(2) Sick Pay.

(3) Welfare Measures and the extent to which they should be undertaken by the employers.

(4) Bonus.

(5) Provident Fund.

(6) Whether, and if so what, retrenchment compensation should be payable to workers who do not qualify for compensation under the Industrial Disputes Act, 1947 (XIV of 1947).

[No. LR-3 (41).]

N. C. KUPPUSWAMI, Dy. Secy.

ORDER

New Delhi, the 31st March 1955

S.R.O. 780.—Whereas the Central Government is of opinion that an Industrial dispute exists between the employers in relation to the Co-operative Assurance Company, Limited, Amritsar, and their workmen in respect of bonus for 1953;

And whereas the Central Government considers it desirable to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

[No. LR. 90(29)/54.]

P. S. EASWARAN, Under Secy.